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# fastest great federal report





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# Contents

Federal Register

Vol. 56, No. 183

Friday, September 27, 1991

## Administrative Conference of the United States

### NOTICES

#### Meetings:

Financial Services Regulation Special Committee, 49173

## Agricultural Marketing Service

### RULES

Oranges, grapefruit, tangerines, and tangelos grown in Florida, 49131

Peaches grown in—

Colorado, 49132

## Agriculture Department

See Agricultural Marketing Service; Cooperative State Research Service; Forest Service; Rural Telephone Bank

## Air Force Department

### NOTICES

#### Senior Executive Service:

Performance Review Boards; membership, 49177

## Alcohol, Tobacco and Firearms Bureau

### RULES

#### Firearms:

Commerce in explosives, 49139

### PROPOSED RULES

#### Alcoholic beverages:

Distilled spirits, standards of fill, 49152

## Arts and Humanities, National Foundation

See National Foundation on the Arts and the Humanities

## Blind and Other Severely Handicapped, Committee for Purchase From

See Committee for Purchase From the Blind and Other Severely Handicapped

## Centers for Disease Control

### NOTICES

#### Meetings:

Vital and Health Statistics National Committee, 49188

Self-contained breathing apparatus (SCBA) performance evaluation, "use tests;" experiment protocol review; NIOSH meeting, 49188

## Coast Guard

### RULES

#### Drawbridge operations:

District of Columbia, 49145

### NOTICES

#### Meetings:

Lower Mississippi River Waterway Safety Advisory Committee, 49228

## Commerce Department

See also Export Administration Bureau; Minority Business Development Agency; National Oceanic and Atmospheric Administration

### NOTICES

#### Senior Executive Service:

Performance Review Board; membership, 49174

## Commission of Fine Arts

### NOTICES

Meetings, 49176

## Committee for Purchase From the Blind and Other Severely Handicapped

### NOTICES

Procurement list; additions and deletions, 49176, 49177  
(2 documents)

## Commodity Futures Trading Commission

### NOTICES

#### Contract market proposals:

Chicago Mercantile Exchange—

MidMarket 200 stock index, 49177

## Consumer Product Safety Commission

### RULES

#### Hazardous substances:

Reloadable tube aerial shell fireworks devices, 49139

## Cooperative State Research Service

### RULES

National Environmental Policy Act; implementation, 49242

## Customs Service

### NOTICES

#### Commercial laboratories accreditations:

Caleb Brett USA, Inc., 49229

Testing Labs, Consultants and Marine Surveyors, Inc., 49229

## Defense Department

See Air Force Department; Navy Department

## Employment Standards Administration

### NOTICES

Minimum wages for Federal and federally-assisted construction; general wage determination decisions, 49207

## Energy Department

See also Federal Energy Regulatory Commission

### NOTICES

#### Grant and cooperative agreement awards:

Purdue Research Foundation, 49180

University of—

Nevada, 49180

Seismic reflection data from Southwest Washington; availability, 49181

## Environmental Protection Agency

### RULES

#### Hazardous waste:

Underground storage tanks—

Corrective action orders; administrative hearings, 49376

#### Toxic substances:

Preliminary assessment information rule and health and safety data reporting rule—

List additions, 49146

**PROPOSED RULES****Drinking water:**

- National primary drinking water regulations—  
Coliform bacteria; analytical techniques; reports  
availability, 49153

**NOTICES****Environmental statements; availability, etc.:**

- Agency statements—  
Comment availability, 49181  
Weekly receipts, 49181

**Meetings:**

- Environmental Policy and Technology National Advisory  
Council, 49182

**Reports; availability, etc.:**

- Toxicity equivalency factors for polychlorinated biphenyl  
congeners, 49182

**Superfund program:**

- Federal Agency Hazardous Waste Compliance Docket;  
Federal facilities, list update, 49328

**Executive Office of the President**

See Presidential Documents

**Export Administration Bureau****RULES****Export licensing:**

- Exports to Kama River and ZIL truck plants in Soviet  
Union; foreign policy controls removal; CFR  
correction, 49137

**NOTICES****Meetings:**

- Transportation and Related Equipment Technical  
Advisory Committee, 49174

**Federal Aviation Administration****RULES**

Control zones and transition areas, 49136

**Federal Communications Commission****NOTICES**

Public safety radio communications plans:  
Florida, 49183

**Federal Deposit Insurance Corporation****NOTICES**

Meetings; Sunshine Act, 49239

**Federal Energy Regulatory Commission****NOTICES**

*Applications, hearings, determinations, etc.:*  
Algonquin Gas Transmission Co., 49181

**Federal Highway Administration****NOTICES**

Environmental statements; notice of intent:  
Calhoun County, AL, 49228  
Daviess County, KY, et al., 49229

**Federal Maritime Commission****NOTICES**

Agreements filed, etc., 49183  
Investigations, hearings, petitions, etc.:  
International Federation of Freight Forwarders  
Associations et al., 49183

**Federal Reserve System****NOTICES**

Meetings; Sunshine Act, 49239

**Federal Trade Commission****RULES****Procedure and practice rules:**

- Foreign-qualified legal representatives; appearances in  
Commission proceedings, 49138

**NOTICES****Prohibited trade practices:**

- Broward General Medical Center and Holy Cross  
Hospital; medical staffs, 49184  
Excell Mortgage Corp., 49185

**Senior Executive Service:**

- Performance Review Board; membership, 49187

**Fine Arts Commission**

See Commission of Fine Arts

**Fish and Wildlife Service****RULES****Migratory bird hunting:**

- Seasons, limits, and shooting hours; establishment, etc.,  
49352

**Forest Service****NOTICES****Meetings:**

- State Foresters Committee, 49173

**General Services Administration****NOTICES****Environmental statements; availability, etc.:**

- Transportation Department, Washington, DC;  
headquarters consolidation; office space construction,  
49187

**Health and Human Services Department**

See also Centers for Disease Control; Health Care

Financing Administration; Health Resources and  
Services Administration; National Institutes of Health;  
Public Health Service; Social Security Administration

**NOTICES****Senior Executive Service:**

- Performance Review Boards; membership, 49188

**Health Care Financing Administration****RULES****Medicaid:**

- Intermediate care facilities for mentally retarded;  
deficiency correction and reduction plans for  
continued participation  
Correction, 49147

**PROPOSED RULES****Medicare:**

- Home health services; participation conditions and home  
health aide supervision, 49154

**Health Resources and Services Administration**

See also Public Health Service

**NOTICES**

Primary medical care health professional shortage areas;  
designations and withdrawals lists, 49250

**Housing and Urban Development Department****NOTICES**

Grants and cooperative agreements; availability, etc.:

- Facilities to assist homeless—  
Excess and surplus Federal property, 49190



**Interior Department**

See Fish and Wildlife Service; Land Management Bureau:  
National Park Service

**Internal Revenue Service****PROPOSED RULES**

## Income taxes:

Capitalization of interest  
Correction, 49151

Transfers of stock on securities by U.S. persons to foreign  
corporations, and foreign liquidations and  
reorganizations  
Correction, 49151

**NOTICES**

Individual retirement accounts and American Eagle coins  
authorized purchasers; final class exemption, 49209

## Meetings:

Art Advisory Panel, 49229

**International Trade Commission****NOTICES**

## Import investigations:

Static random access memories and integrated circuit  
devices containing same, etc., 49203

**Interstate Commerce Commission****NOTICES**

Agreements under sections 5a and 5b; applications for  
approval, etc.:

Central States Motor Freight Bureau, Inc., 49203

**Justice Department**

See also Juvenile Justice and Delinquency Prevention  
Office; Prisons Bureau

**NOTICES**

## Pollution control; consent judgments:

ABB Power Distribution, Inc., et al., 49204

Cabot Corp., 49204

Cal Neva Lodge, Inc., 49205

Martin, William K., et al., 49205

Petroleum Products Corp. et al., 49206

**Juvenile Justice and Delinquency Prevention Office****NOTICES**

## Grants and cooperative agreements; availability, etc.:

Child abductions study; incident-based reporting systems,  
49344

**Labor Department**

See also Employment Standards Administration; Pension  
and Welfare Benefits Administration

**NOTICES**

Agency information collection activities under OMB review,  
49207

**Land Management Bureau****NOTICES**

## Closure of public lands:

California, 49194

## Coal leases, exploration licenses, etc.:

Colorado, 49194

## Environmental statements; availability, etc.:

Gila Resource Area, AZ, 49195

## Meetings:

Gila Box Riparian National Conservation Area Advisory  
Committee, 49195

Montrose District Advisory Council, 49196

San Pedro Riparian National Conservation Area Advisory  
Committee, 49196

## Realty actions; sales, leases, etc.:

Arizona, 49196

California, 49197

Idaho, 49198

Oregon, 49197

Wyoming; correction, 49199

## Recreational management restrictions, etc.:

Salem District, OR; overnight camping restriction, 49199

## Withdrawal and reservation of lands:

Arizona, 49200

New Mexico, 49201

**Minority Business Development Agency****NOTICES**

## Business development center program applications:

New York, 49175

**National Archives and Records Administration****NOTICES**

## Meetings:

Presidential Libraries Advisory Committee, 49212

**National Foundation on the Arts and the Humanities****NOTICES**

## Meetings:

Literature Advisory Panel, 49212

**National Highway Traffic Safety Administration****RULES**

## Motor vehicle safety standards:

Glazing materials—

Annealed glass-plastic and tempered glass-plastic  
glazing; correction, 49148

**National Institute for Occupational Safety and Health**

See Centers for Disease Control

**National Institutes of Health****NOTICES**

## Meetings:

Women's Health Initiative Scientific and Technical  
Committee, 49189

Protection of human subjects; proposed protocol on  
muscular dystrophy; comment solicitation, 49189

**National Labor Relations Board****RULES**

## Procedural rules:

Filing of reply briefs, etc., 49141

**National Oceanic and Atmospheric Administration****RULES**

## Fishery conservation and management:

Bering Sea and Aleutian Islands groundfish, 49149

**NOTICES**

Coastal zone management programs and estuarine  
sanctuaries:

Consistency appeals—

Crosby, Henry, 49173

## Endangered and threatened species:

Recovery plans—

Kemp's ridley sea turtle, 49175

## Permits:

Marine mammals, 49175

**National Park Service****NOTICES**

## Meetings:

Delta Region Preservation Commission, 49202



Golden Gate National Recreation Area and Point Reyes  
National Seashore Advisory Commission, 49202  
National Register of Historic Places:  
Pending nominations, 49202

#### National Science Foundation

##### RULES

Antarctic animals and plants, conservation:  
Special scientific interest: site designations, 49147

#### Navy Department

##### NOTICES

Inventions, Government-owned; availability for licensing,  
49177

#### Nuclear Regulatory Commission

##### NOTICES

Environmental statements; availability, etc.:

Indiana Michigan Power Co., 49212

Meetings:

Reactor Safeguards Advisory Committee, 49213

*Applications, hearings, determinations, etc.:*

Georgia Power Co. et al., 49214

(2 documents)

GPU Nuclear Corp. et al., 49214

University of—

Kansas, 49215

#### Pension and Welfare Benefits Administration

##### NOTICES

Employee benefit plans; class exemptions:

Individual retirement accounts and American Eagle coins  
authorized purchasers, 49209

#### Pension Benefit Guaranty Corporation

##### NOTICES

Agency information collection activities under OMB review,  
49215, 49216  
(2 documents)

#### Presidential Documents

##### ADMINISTRATIVE ORDERS

Export Control Regulations; continuation of emergency  
(Notice of September 26, 1991), 49385

#### Prisons Bureau

##### NOTICES

Environmental statements; availability, etc.:  
Oklahoma City, OK, 49206

#### Public Health Service

*See also* Centers for Disease Control; Health Resources and  
Services Administration; National Institutes of Health

##### NOTICES

Agency information collection activities under OMB review,  
49190

#### Resolution Trust Corporation

##### NOTICES

Asset sales information disclosure; policy statement, 49216  
Meetings; Sunshine Act, 49239  
(3 documents)

#### Rural Telephone Bank

##### RULES

Government in Sunshine Act; implementation, 49133

#### Securities and Exchange Commission

##### NOTICES

Self-regulatory organizations; proposed rule changes:  
Pacific Stock Exchange, Inc., 49217

*Applications, hearings, determinations, etc.:*

Dreyfus Dollar International Fund, Inc., 49218

John Hancock Asset Allocation Fund et al., 49219

Merrill Lynch Life Insurance Co. et al., 49220-49222  
(2 documents)

Nationwide/Sierra Capital Variable Account, 49225

Public utility holding company filings, 49225, 49226  
(2 documents)

#### Social Security Administration

##### NOTICES

Agency information collection activities under OMB review,  
49190

#### Tennessee Valley Authority

##### NOTICES

Environmental statements; availability, etc.:

Tennessee River and Chickamauga Reservoir; pulp and  
paper facility at Smith Bend industrial site, 49231

#### Thrift Supervision Office

##### NOTICES

Receiver appointments:

Andrews Savings & Loan Association, F.A., 49230

Arkansas Federal Savings Bank, F.A., 49230

CitySavings & Loan Association, F.A., 49230

Columbia Federal Homestead Association, 49230

Desoto Federal Savings Association, 49230

First America Federal Savings Bank, 49230

First Citizens Savings & Loan Association, F.A., 49230

First Southwest Federal Savings & Loan Association,  
49230

Germania Bank, a FSB, 49231

Home Federal Bank for Savings, F.A., 49231

Progressive Savings Bank, F.S.B., 49231

United Federal Savings Bank, 49231

#### Transportation Department

*See also* Coast Guard; Federal Aviation Administration;  
Federal Highway Administration; National Highway  
Traffic Safety Administration

##### NOTICES

Aviation proceedings:

Agreements filed; weekly receipts, 49228

Certificates of public convenience and necessity and  
foreign air carrier permits; weekly applications, 49228

#### Treasury Department

*See* Alcohol, Tobacco and Firearms Bureau; Customs  
Service; Internal Revenue Service; Thrift Supervision  
Office

#### United States Information Agency

##### NOTICES

Grants and cooperative agreements; availability, etc.:

Private non-profit organizations in support of  
international educational and cultural activities,  
49231

Meetings:

Radio Engineering Advisory Committee, 49237

VOA Broadcast Advisory Committee, 49237

---

**Separate Parts In This Issue**

**Part II**

Department of Agriculture, Cooperative State Research  
Service, 49242

**Part III**

Department of Health and Human Services, Health  
Resources and Services Administration, 49250

**Part IV**

Environmental Protection Agency, 49328

**Part V**

Department of Justice, Office of Juvenile Justice and  
Delinquency Prevention, 49344

**Part VI**

Department of the Interior, Fish and Wildlife Service, 49352

**Part VII**

Environmental Protection Agency, 49376

**Part VIII**

The President, 49385

---

**Reader Aids**

Additional information, including a list of public  
laws, telephone numbers, and finding aids, appears  
in the Reader Aids section at the end of this issue.



**CFR PARTS AFFECTED IN THIS ISSUE**

A cumulative list of the parts affected this month can be found in the Reader Aids section at the end of this issue.

**3 CFR****Administrative Orders:****Notices:**

September 26, 1991..... 49385

**7 CFR**

905..... 49131

919..... 49132

1600..... 49133

3407..... 49242

**14 CFR**

71..... 49136

**15 CFR**

779..... 49137

**16 CFR**

4..... 49138

1500..... 49139

**26 CFR****Proposed Rules:**

1 (2 documents)..... 49151

7..... 49151

**27 CFR**

55..... 49139

**Proposed Rules:**

5..... 49152

**29 CFR**

102..... 49141

**33 CFR**

117..... 49145

**40 CFR**

24..... 49376

712..... 49146

716..... 49146

**Proposed Rules:**

141..... 49153

**42 CFR**

442..... 49147

**Proposed Rules:**

409..... 49154

418..... 49154

484..... 49154

**45 CFR**

670..... 49147

**49 CFR**

571..... 49148

**50 CFR**

20..... 49352

675..... 49149



# Rules and Regulations

Federal Register

Vol. 56, No. 188

Friday, September 27, 1991

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510. The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

## DEPARTMENT OF AGRICULTURE

### Agricultural Marketing Service

#### 7 CFR Part 905

[Docket No. FV-91-279FR]

#### Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Regulation of Sunburst Variety Tangerines

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Final rule.

**SUMMARY:** This final rule adds the Sunburst variety of tangerines to the varieties of citrus fruit regulated under Marketing Order No. 905, and establishes minimum grade and size requirements for that variety. These actions were unanimously recommended by the Citrus Administrative Committee (committee), which administers the marketing order locally. These actions are designed to help improve the quality of fruit entering fresh market channels in the interest of producers, shippers, and consumers.

**EFFECTIVE DATE:** September 27, 1991.

**FOR FURTHER INFORMATION CONTACT:** Gary D. Rasmussen, Marketing Specialist, Marketing Order Administration Branch, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, room 2525-S, Washington, DC 20090-6456; telephone (202) 475-3918.

**SUPPLEMENTARY INFORMATION:** This final rule is issued under Marketing Agreement and Marketing Order No. 905, both as amended (7 CFR part 905), regulating the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida. This order is effective under the agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), hereinafter referred to as the Act.

This final rule has been reviewed by the U.S. Department of Agriculture (Department) in accordance with Departmental Regulation 1512-1 and the criteria contained in Executive Order 12291 and has been determined to be a "non-major" rule.

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Administrator of the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are about 90 Florida citrus handlers subject to regulation under the marketing order covering oranges, grapefruit, tangerines, and tangelos grown in Florida, and about 12,000 producers of these citrus fruits in Florida. Small agricultural producers have been defined by the Small Business Administration (13 CFR 121.601) as those having annual receipts of less than \$500,000, and small agricultural service firms are defined as those whose annual receipts are less than \$3,500,000. A minority of these handlers and a majority of the producers may be classified as small entities.

A proposed rule concerning these actions was issued July 9, 1991, and published in the Federal Register (56 FR 32340, July 16, 1991), with a 15-day comment period ending July 31, 1991. No comments were received.

This final rule adds the Sunburst variety of tangerines to the list of varieties of citrus fruit regulated under the marketing order by amending § 905.105. Section 905.5 (7 CFR 905.5) of the order defines the varieties of fruit regulated under the order and authorizes the addition of other varieties specified in § 905.4 (7 CFR 905.4), as recommended by the committee and approved by the Secretary.

Sunburst tangerines are a new variety coming into commercial production. During both the 1989-90 and 1990-91 shipping seasons, shipments of Sunburst

tangerines totalled about 400,000 cartons, or about 25 percent of the Florida industry's total tangerine shipments during those seasons. This level of shipments is significant enough to warrant minimum grade and size requirement coverage under the marketing order. Also, as the trees of this variety reach full bearing age and additional plantings begin to bear fruit, shipments of the Sunburst variety can be expected to further increase.

This final rule also amends § 905.306 (7 CFR 905.306), which specifies minimum grade and size requirements for several varieties of citrus fruits grown in Florida shipped to both domestic and export markets. The Sunburst variety is added to the list of entries in that section for domestic shipments of tangerines in Table I of paragraph (a), and for export shipments in Table II of paragraph (b). A minimum grade of U.S. No. 1 and a minimum size of 210 (2 1/4 inches in diameter) is established for Sunburst tangerines. The minimums reflect the characteristics of this tangerine variety. Almost all of the Sunburst tangerines shipped in 1990-91 would have met these requirements, had they been in effect.

Minimum grade and size requirements for domestic and export shipments of tangerines are designed to prevent shipments of low grade, immature, small sized, or otherwise unsatisfactory fruit from entering fresh market channels. Preventing such shipments helps create buyer confidence in the marketplace and helps foster stable marketing conditions in the interest of producers, shippers, and consumers.

Subjecting domestic and export shipments of Florida grown Sunburst tangerines to minimum grade and size requirements is intended to maintain buyer confidence in the quality of Florida citrus available in fresh market channels.

The committee meets from time to time each season to review the rules and regulations effective under the marketing order. Committee meetings generally are open to the public and interested persons may express their views at these meetings. The Department reviews committee recommendations and information submitted by the committee and other available information and determines whether modification, suspension, or termination of the rules and regulations



would tend to effectuate the declared policy of the Act.

This final rule reflects the committee's and the Department's appraisal of the need to regulate the Sunburst variety tangerines, as hereinafter set forth. The Department's view is that this action will have a beneficial impact on producers, shippers, and consumers.

Based on the above, the Administrator of the AMS had determined that this action will not have a significant economic impact on a substantial number of small entities.

After consideration of all relevant matter presented, the information and recommendations submitted by the committee, and other information, it is found that this final rule will tend to effectuate the declared policy of the Act.

Pursuant to 5 U.S.C. 553, it is also found and determined that good cause exists for not postponing the effective date of this action until 30 days after the publication in the *Federal Register* because: (1) 1991-92 season Sunburst tangerine shipments could begin in late September and any changes implemented as a result of this action should be in effect as soon as possible, so that the minimum grade and size requirements apply to regulated shipments; (2) Florida citrus handlers are aware of these requirements and they will need no additional time to comply with the requirements; and (3) the proposed rule provided a 15-day comment period, and no comments were received.

#### List of Subjects in 7 CFR Part 905

Grapefruit, Marketing agreements, Oranges, Reporting and recordkeeping requirements, Tangelos, Tangerines.

For the reasons set forth in the preamble, 7 CFR part 905 is amended as follows:

#### PART 905—ORANGES, GRAPEFRUIT, TANGERINES, AND TANGELOS GROWN IN FLORIDA

1. The authority citation for 7 CFR part 905 continues to read as follows:

**Authority:** Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674.

2. Section 905.105 is revised to read as follows:

**Note:** This section will appear in the annual Code of Federal Regulations.

#### § 905.105 Tangerine and grapefruit classifications.

(a) Pursuant to § 905.5(m), the following classifications of grapefruit are renamed as follows:

(1) Marsh and other seedless grapefruit, excluding pink grapefruit, are

renamed as Marsh and other seedless grapefruit, excluding red grapefruit;

(2) Duncan and other seeded grapefruit, excluding pink grapefruit, are renamed as Duncan and other seeded grapefruit, excluding red grapefruit;

(3) Pink seedless grapefruit is renamed as Red seedless grapefruit;

(4) Pink seeded grapefruit is renamed as Red seeded grapefruit.

(b) Pursuant to § 905.5(m), the term "variety" or "varieties" includes Sunburst tangerines.

3. Section 905.306 is amended by revising the section heading and by adding a new entry for tangerines in paragraph (a), Table I, and in paragraph (b), Table II, to read as follows:

**Note:** This section will appear in the annual Code of Federal Regulations.

#### § 905.306 Orange, Grapefruit, Tangerine, and Tangelo Regulation.

(a) \* \* \*

TABLE I

Variety	Regulation period	Minimum grade	Minimum diameter (inches)
(1)	(2)	(3)	(4)
Tangerines	.	.	.
Sunburst	On and after September 27, 1991.	U.S. No. 1 ...	2 1/8

(b) \* \* \*

TABLE II

Variety	Regulation period	Minimum grade	Minimum diameter (inches)
(1)	(2)	(3)	(4)
Tangerines	.	.	.
Sunburst	On and after September 27, 1991.	U.S. No. 1 ...	2 1/8

Dated: September 23, 1991.

William J. Doyle,

Acting Deputy Director, Fruit and Vegetable Division.

[FR Doc. 91-23239 Filed 9-26-91; 8:45 am]

BILLING CODE 3410-02-M

#### 7 CFR Part 919

[Docket No. FV-91-418]

#### Peaches Grown in Mesa County, CO

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Termination order.

**SUMMARY:** This action terminates the Federal marketing order for peaches grown in Mesa County, Colorado, effective September 30, 1991. The Secretary of Agriculture has determined that the order no longer tends to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937 (Act). Continuance of the order was favored by only 41 percent of the growers voting who produced 52 percent of the volume represented in a continuance referendum held April 15 through May 15, 1991. The vote demonstrates a lack of grower support to accomplish the objectives of the Act.

**EFFECTIVE DATE:** September 30, 1991.

**FOR FURTHER INFORMATION CONTACT:** George J. Kelhart, Marketing Order Administration Branch, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, room 2525-S, Washington, DC 20090-6456, telephone (202) 475-3919.

**SUPPLEMENTARY INFORMATION:** This action is governed by the provisions of section 8c(16)(A) of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674).

Marketing Order No. 919 provides for the establishment of grade, size, and quality regulations for fresh peaches produced in Mesa County, Colorado, and shipped in interstate commerce. The order also authorizes marketing and research and development projects for the Mesa County peach industry.

During September and October of 1990, an amendment referendum was held to update several provisions and add new provisions to the existing marketing order. In that referendum, all of the proposed amendments failed, indicating that the order lacked the support of a substantial portion of the industry.

Thus, the U.S. Department of Agriculture (Department) conducted a referendum from April 15 through May 15, 1991, to determine if affected producers favored continuation of the Federal marketing order. Ballots were mailed to 295 known peach producers in Mesa County, and 137 valid votes were cast, representing approximately 46 percent of the known producers. The results of the referendum indicated that only 41 percent of the producers voting



favored continuing the order. Those producers accounted for 52 percent of the peach volume represented in the referendum.

The referendum order provided that the Secretary would consider terminating the order if less than two-thirds of the number of producers voting, and producers of less than two-thirds of the volume of peaches represented in the referendum, favored continuance. Thus, the vote failed to meet the approval criteria by both number and volume.

Given the level of producer participation, these results are a reliable indicator of industry sentiment, and clearly demonstrate that a significant portion of the producers do not favor continuation of the order. In the absence of substantial industry support, marketing order operations tend to be less effective. Experience with other programs in similar circumstances indicates that it often becomes difficult for a marketing order committee to obtain the requisite majority of votes necessary to approve recommendations for implementing order authorities. Moreover, a committee may experience difficulty in obtaining compliance with order requirements from all handlers under such circumstances. Given the demonstrated lack of producer support for the order, it is determined that the order no longer tends to effectuate the declared policy of the Act.

Therefore, based on the foregoing considerations, pursuant to section 8c(16)(A) of the Act and § 919.81(b) of the order, it is found that Marketing Order No. 919, regulating the handling of peaches grown in Mesa County, Colorado, does not tend to effectuate the declared policy of the Act and is hereby terminated.

Section 8c(16)(A) of the Act requires the Secretary to notify Congress 60 days in advance of the termination of a Federal marketing order. Congress was so notified on June 20, 1991.

The termination of Marketing Order No. 919 shall become effective on September 30, 1991. It is found that the time remaining before the termination date is an adequate period of time for the order's administrative committee to liquidate its affairs.

#### List of Subjects in 7 CFR Part 919

Marketing agreement, Peaches, Reporting and recordkeeping requirements.

1. The authority citation for 7 CFR part 919 is:

Authority: Secs. 1-19, 48 Stat. 31 as amended; 7 U.S.C. 601-674.

#### PART 919—[REMOVED]

2. Accordingly, 7 CFR part 919 is removed.

Dated: September 20, 1991.

JoAnn R. Smith,

Assistant Secretary, Marketing and Inspection Services.

[FR Doc. 91-23380 Filed 9-26-91; 8:45 am]

BILLING CODE 3410-02-M

#### Rural Telephone Bank

##### 7 CFR Part 1600

RIN 0572-AA61

#### Meetings of the Board of Directors of the Rural Telephone Bank

AGENCY: Rural Telephone Bank, USDA.

ACTION: Final rule.

**SUMMARY:** The Rural Telephone Bank (Bank) is promulgating the following regulations to implement the Government in the Sunshine Act, 5 U.S.C. 552b. These regulations include provisions for giving advance notice of meetings of the Board of Directors (Board), for holding meetings which may lawfully be closed to the public, for maintaining copies of transcripts, electronic recordings, or minutes of closed meetings, and for the availability of the nonexempt portions of such records to the public. The issuance of these regulations is undertaken in response to the Rural Economic Development Act of 1990 (RED Act) (Pub. L. 101-624). Section 2363 of the RED Act requires that Bank Board meetings comply with the requirements of the Sunshine Act.

All Rural Telephone Bank borrowers are affected by new part 1600 in that the borrowers are provided with information regarding the Board's decision making processes.

**EFFECTIVE DATE:** October 28, 1991.

#### FOR FURTHER INFORMATION CONTACT:

Blaine D. Stockton, Jr., Assistant Secretary, Rural Telephone Bank, room 4025-South Building, U.S. Department of Agriculture, Washington, DC 20250, telephone number (202) 382-9552.

#### SUPPLEMENTARY INFORMATION:

##### Executive Order 12291

This final rule has been issued in conformance with Executive Order 12291 and Departmental Regulation 1512-1. This action has been classified as "nonmajor" because it does not meet the criteria for a major regulation as established by the Order.

#### Regulatory Flexibility Act Certification

Gary C. Byrne, Governor of the Bank, has determined that this final rule will not have a significant economic impact on a substantial number of small entities as defined in the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*) because most borrowers of Bank loans do not meet the requirements for small entities. Further, the regulations are applied equally to all borrowers.

#### Information Collection and Recordkeeping Requirements

This final rule contains no information collection or recordkeeping requirements which would require approval under the Paperwork Reduction Act of 1980 (44 U.S.C. 3504 *et seq.*).

#### National Environmental Policy Act Certification

Gary C. Byrne, Governor of the Bank, has determined that this final rule will not significantly affect the quality of the human environment as defined by the National Environmental Policy Act of 1969 (42 U.S.C. 4321 *et seq.*). Therefore, this action does not require an environmental impact statement or assessment.

#### Catalog of Federal Domestic Assistance

The program described by this final rule is listed in the Catalog of Federal Domestic Assistance Programs under number 10.852, Rural Telephone Bank Loans. This catalog is available on a subscription basis from the Superintendent of Documents, the United States Government Printing Office, Washington, DC 20402.

#### Executive Order 12372

This final rule is excluded from the scope of Executive Order 12372, Intergovernmental Consultation. A Notice of Final rule entitled Department Programs and Activities Excluded from Executive Order 12372 (50 FR 47034) exempts Bank loans and loan guarantees, to governmental and nongovernmental entities from coverage under this Order.

#### Background

On June 19, 1991, the Bank published for comment its proposed regulations implementing the provisions of the Sunshine Act (56 FR at 28119-28122). The Bank invited interested parties to file comments on or before July 19, 1991. No comments were received by the Bank before or after the deadline of July 19, 1991. Therefore, no modifications have been made to the proposed regulations.



The Rural Telephone Bank is an agency and instrumentality of the United States within the United States Department of Agriculture (USDA). The Bank was established on May 7, 1971, (Pub. L. 92-12) as a lending agency operating in conjunction with the Rural Electrification Administration (REA) to provide supplemental financing for the REA Telephone Loan Program. As provided by law, the Administrator of REA serves as Governor of the Bank. In this capacity, the Governor may exercise and perform all functions, powers, and duties of the Bank, except for matters specifically reserved for its Board. Overall policy decisions and management vests in the Board. The 13-member Board is composed of 7 members appointed by the President of the United States and 6 members selected by the Bank stockholders. The Board meets as necessary, but by law it must hold at least four regularly scheduled meetings a year.

#### List of Subjects in 7 CFR Part 1600

Sunshine act.

For reasons set forth in the preamble, the Bank amends 7 CFR chapter XVI to add a new part 1600 as follows:

### PART 1600—GENERAL INFORMATION

#### Meetings of the Board of Directors of the Rural Telephone Bank

##### Sec.

- 1600.1 General.
- 1600.2 Definitions.
- 1600.3 Open meetings.
- 1600.4 Scheduling of meetings.
- 1600.5 Public announcement of meetings.
- 1600.6 Bases for closing a meeting to the public.
- 1600.7 Procedures for closing a meeting to the public.
- 1600.8 Transcript, recording or minutes; availability to the public.

Authority: 7 U.S.C. 941 *et seq.*

#### Meeting of the Board of Directors of the Rural Telephone Bank

##### § 1600.1 General.

The purpose of this part is to effectuate the provisions of the Government in the Sunshine Act. This part applies to the deliberations of a quorum of the Directors of the Bank required to take action on behalf of the Bank where such deliberations determine or result in the joint conduct or disposition of official Bank business. Any deliberation to which this part applies is hereinafter in this part referred to as a meeting of the Board of Directors.

##### § 1600.2 Definitions.

As used in this part:

*Board* means Board of Directors of the Rural Telephone Bank (Bank).

*Director* means an individual who is a member of the Board.

*Legal Counsel* means the legal counsel of the Bank.

*Meeting* means the deliberations (including those conducted by conference telephone call or by any other method) among a quorum of the Directors, where such deliberations determine or result in joint conduct of official business of the Board. For purposes of this part, each item on the agenda of a meeting is considered a meeting or a portion of a meeting. To the extent that the discussions do not result in the beginning of deliberations or achieve a consensus on a matter of official agency business or effectively predetermine official actions, the term *Meeting* does not include:

- (1) Deliberations to determine whether a meeting or portions of a meeting will be open or closed or whether information pertaining to closed meetings will be disclosed;
- (2) Calling a meeting at a date earlier than announced as provided in § 1600.5;
- (3) Changing the subject matter of a publicly announced meeting as provided in § 1600.5;
- (4) Disposition of Board business by circulation of materials to individual Board members;
- (5) Staff briefings of Board members;
- (6) Informal background discussions among Board members and staff which clarify issues and expose varying views; or
- (7) Sessions with individuals from outside the Bank where Board members listen to a presentation and may elicit additional information.

*Open to public observation* means the right of any member of the public to attend and observe, but not participate or interfere in any way in an open meeting of the Board.

##### § 1600.3 Open meetings.

(a) Except as provided for in § 1600.6 every portion of every meeting of the Board shall be open to public observation. Observation does not include participation or disruptive conduct by observers, and persons engaging in such conduct will be removed from the meeting. Documents being considered at meetings of the Board may be obtained subject to the exemptions set forth in § 1600.8.

(b) Board members shall not jointly conduct or dispose of official Board business other than in accordance with this part.

(c) The Secretary of the Board shall be responsible for assuring that ample space, sufficient visibility, and adequate

acoustics are provided for public observation of meetings of the Board.

##### § 1600.4 Scheduling of meetings.

A decision to hold a meeting of the Board should be made as provided in the bylaws of the Bank and at least ten days prior to the scheduled meeting date in order for the Secretary of the Bank to give the public notice required by § 1600.5. Special meetings of the Board may be held on less than ten days notice if a majority of the Board determines by a recorded vote that Bank business requires that the special meeting be held on less than ten days notice. After public announcement of a meeting of the Board under the provisions of § 1600.5, the subject matter thereof, or the determination to open or close a meeting, or portion thereof, may only be changed if a majority of the Directors determines by a recorded vote that business so requires and that no earlier announcement of the change is possible.

##### § 1600.5 Public announcement of meetings.

(a) Except as otherwise provided in this section, public announcement of open meetings and meetings or portions thereof closed under § 1600.7 will be made at least seven days in advance of each meeting. Except to the extent that such information is determined to be exempt from disclosure under § 1600.6, each such public announcement will state the time, place, and subject matter of the meeting, whether it is to be open or closed to the public, and the name and telephone number of the official designated to respond to requests for information about the meeting. Each such announcement shall be submitted for publication in the *Federal Register*. Copies of the announcement shall also be mailed to holders of Class B and Class C Bank stock.

(b) If a meeting is closed, the Board may omit from the announcement information usually included, if and to the extent that it finds that disclosure would be likely to have any of the consequences listed in § 1600.6.

(c) Where a majority of the Board members determine by recorded vote that Bank business requires that a meeting be called on less than ten days notice, public announcement shall be made at the earliest practicable time. Such announcement will state the time, place, and the subject matter of the meeting, whether it is to be open or closed to the public, and the name and telephone number of the official designated to respond to requests for information about the meeting.



(d) The time or place of a meeting may be changed following the public announcement required by paragraph (a) of this section only if the Secretary publicly announces such change at the earliest practicable time. The subject matter of a meeting, or the determination of the Board to open or close a meeting, or portion of a meeting, to the public, may be changed following the public announcement required by this section only if:

(1) A majority of the Directors determines by a recorded vote that business so requires and that no earlier announcement of the change was possible; and

(2) The Secretary publicly announces such change and the vote of each Director upon such change at the earliest practicable time.

(e) The earliest practicable time, as used in this subsection, means as soon as possible, which should in few, if any, instances be later than the commencement of the meeting or portion in question.

(f) Each person interested in attending an open meeting of the Board should notify the Assistant Secretary of the Board at least one business day prior to the open meeting of their intention to attend the meeting. Any person who fails to do so may not be accommodated if there is insufficient space in the meeting room.

**§ 1600.6 Bases for closing a meeting to the public.**

(a) A portion or portions of a Board meeting may be closed to the public and any information pertaining to such meeting otherwise required by § 1600.3 to be disclosed to the public may be withheld, where the Board determines that public disclosure of information to be discussed at such meetings is likely to:

(1) Disclose matters that are:

(i) Specifically authorized under criteria established by an Executive Order to be kept secret in the interests of national defense or foreign policy; and

(ii) In fact properly classified pursuant to such Executive Order.

(2) Relate solely to the internal personnel rules and practices of the Bank;

(3) Disclose matters specifically exempted from disclosure by statute (other than the Freedom of Information Act, 5 U.S.C. 552), provided that such statute:

(i) Requires that the matters be withheld from the public in such a manner as to leave no discretion on the issue; or

(ii) Establishes particular criteria for withholding or refers to particular types of matters to be withheld.

(4) Disclose trade secrets and commercial or financial information obtained from a person and privileged or confidential;

(5) Involve accusing any person of a crime, or formally censuring any person;

(6) Disclose information of a personal nature where disclosure would constitute a clearly unwarranted invasion of personal privacy;

(7) Disclose investigatory records compiled for law enforcement purposes, or information which if written would be contained in such records, but only to the extent that the production of such records or information would:

(i) Interfere with enforcement proceedings;

(ii) Deprive a person of a right to a fair trial or to an impartial adjudication;

(iii) Constitute an unwarranted invasion of personal privacy;

(iv) Disclose the identity of a confidential source, and, in the case of a record compiled by a criminal enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, confidential information furnished only by the confidential source;

(v) Disclose investigative techniques and procedures; or

(vi) Endanger the life or physical safety of law enforcement personnel.

(8) Disclose information contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of the Bank or any other agency responsible for the regulation or supervision of financial institutions;

(9) Disclose information the premature disclosure of which would be likely to significantly frustrate implementation of a proposed action of the Board or of another agency, except that this shall not apply in any instance where the content or nature of the proposed action has already been disclosed to the public or where the Board is required by law to make such disclosure on its own initiative prior to taking final action on such proposal; or

(10) Specifically concern the Board's participation in a civil action or proceeding, an action in a foreign court or international tribunal, or an arbitration, or the initiation, conduct, or disposition by the Board of a particular case of formal agency adjudication pursuant to the procedures in 5 U.S.C. 554 or otherwise involving a determination on the record after opportunity for a hearing.

(b) Any Board meeting or portion thereof, which may be closed, or any information which may be withheld under paragraph (a) of this section, will not be closed or withheld, respectively, in any case where the Board finds the public interest requires otherwise.

**§ 1600.7 Procedures for closing a meeting to the public.**

(a) A majority of all Directors may vote to close a meeting or withhold information pertaining to that meeting. A separate vote shall be taken with respect to any action under § 1600.6(a). A majority of the Board may act by taking a single vote with respect to a series of meetings, a portion or portions of which are proposed to be closed to the public, or with respect to any information concerning such series of meetings, so long as each meeting in such series involves the same particular subject matter and is scheduled to be held no more than thirty days after the initial meeting in such series. The vote of each Director participating in such vote shall be recorded and no proxy shall be allowed.

(b) Whenever any person whose interests may be directly affected by a portion of the Board's meeting requests that the Board close such portion to the public on the basis of exemptions in paragraph (a)(5), (a)(6), or (a)(7) of § 1600.6, the Board, upon request of any one of its members, will vote whether or not to close such portion of the meeting. The vote of each Director participating in such vote shall be recorded and no proxy shall be allowed.

(c) Before every Board meeting closed on the basis of one or more of the exemptions in § 1600.6(a), the Legal Counsel will publicly certify that, in Counsel's opinion, the meeting may be closed to the public and shall state each relevant exemption.

(d) Within one business day after any vote taken pursuant to paragraph (a), (b), or (c) of this section, the Board will make publicly available a written copy of the vote, reflecting the vote of each Board member. Except to the extent that such information is exempt from disclosure, if a meeting or portion of a meeting is to be closed to the public, the Board will make publicly available within one business day after the required vote a full written explanation of its action, together with a list of all persons expected to attend the meeting and their affiliation.

**§ 1600.8 Transcript, recording or minutes; availability to the public.**

(a) The Secretary of the Board will maintain the following records for each



Board meeting, or portion thereof which is closed to the public pursuant to a vote under § 1600.7:

(1) A copy of the Legal Counsel's certification required by § 1600.7;

(2) A copy of a statement from the presiding officer which sets forth the time and place of the closed meeting or portion thereof and a list of persons present; and

(3) A complete verbatim transcript or electronic recording adequate to record fully the proceedings of each Board meeting or portion of a meeting, except that in the case of a meeting or portion of a meeting closed to the public on the basis of exemptions in paragraph (a)(8) or (a)(10) of § 1600.6, the Secretary of the Board will maintain either a transcript, electronic recording, or a complete set of minutes. Such minutes shall fully and clearly describe all matters discussed and shall provide a full and accurate summary of actions taken and the reasons therefor, including a description of each of the views expressed on any item and the record of all roll-call vote reflecting the vote of each member of the question. All documents considered in connection with any action will be identified in such minutes.

(b) The retention period for the records required by paragraph (a) of this section will be for a period of at least two years after the particular Board meeting or until one year after the conclusion of any Board proceeding with respect to which the meeting or portion thereof was held, whichever occurs later.

(c) The Secretary of the Board will make promptly available to the public the transcript, electronic recording, transcription of the recording, or minutes of the discussion of any item on the agenda of a Board meeting, except for such item or items of such discussion as the Board determines to contain information which may be withheld on the basis of one or more of the exemptions in § 1600.6.

(d) Requests for public inspection of electronic recording, transcripts or minutes of Board meetings shall be made to the Assistant Secretary of the Board of Directors of the Rural Telephone Bank, room 4051-South Building, U.S. Department of Agriculture, 14th Street and Independence Avenue SW., Washington, DC 20250. Requests for inspection or copies of transcripts shall specify the date of the meeting, the name of the agenda and the agenda item number; this information will appear in the notice of the meeting.

(e) The transcripts, minutes, or transcriptions of electronic recordings of

a Board meeting will disclose the identity of each speaker, and will be furnished to any person at the actual cost of transcription or duplication.

Dated: August 28, 1991.

Gary C. Byrne,

Administrator.

[FR Doc. 91-23231 Filed 9-26-91; 8:45 am]

BILLING CODE 3410-15-M

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### 14 CFR Part 71

[Airspace Docket No. 90-ANM-14]

#### Amendment, Control Zone and Transition Area, Eagle, Colorado

**AGENCY:** Federal Aviation Administration, (FAA), DOT.

**ACTION:** Final rule.

**SUMMARY:** This action amends the Eagle, Colorado, Control Zone and Transition Area. The action is necessary because two instrument approach procedures have been cancelled and a new approach procedure is being established. This action eliminates controlled airspace that is no longer necessary, and defines new controlled airspace which contains the new procedure. This will accurately define controlled airspace for pilot reference. The changes will be depicted on aeronautical charts enabling pilots to determine when Instrument Flight Rules (IFR) may be required.

**EFFECTIVE DATE:** 0901 U.T.C., November 14, 1991.

**FOR FURTHER INFORMATION CONTACT:** Ted Melland, ANM-536, Federal Aviation Administration, Docket No. 90-ANM-14, 1601 Lind Avenue SW, Renton, Washington 98055-4056, Telephone: (206) 227-2536.

#### SUPPLEMENTARY INFORMATION:

##### History

On January 8, 1991, the FAA proposed to amend Part 71 of the Federal Aviation Regulations (14 CFR part 71) to amend the Control Zone and Transition Area, Eagle, Colorado (56 FR 664). Interested parties were invited to participate in this rulemaking proceeding by submitting written comments on the proposal to the FAA. No comments objecting to the proposal were received. Accordingly, the rule is adopted as proposed. Sections 71.171 and 71.181 of part 71 of the Federal Aviation Regulations were published in Handbook 7400.6G dated September 4, 1990.

##### The Rule

This amendment to Part 71 of the Federal Aviation Regulations amends the legal description of the Eagle, Colorado, Control Zone and Transition Area. This removes from the Control Zone the airspace outside of the 5-mile radius from the Eagle County Regional Airport and alters the 700 foot Transition Area by (1) extending the 360 degree radius around the airport from 9 miles to 12 miles, and (2) incorporating the airspace within 7 miles of each side of the 085° bearing from the airport, from the 12 miles radius to the 18-mile radius. This also removes the 1,200 foot Transition Area. The description correctly state the official name and geographical reference point to the airport. This action is necessary because two instrument approach procedures have been cancelled, and a new approach procedure is being established, at the Eagle County Regional Airport. This will eliminate unnecessary controlled airspace and establish new controlled airspace to contain the new procedure. The airspace will be depicted on aeronautical charts for pilot reference.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore, (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

#### List of Subjects in 14 CFR Part 71

Aviation safety, Control zones and Transition areas.

#### Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 71 of the Federal Aviation Regulations (14 CFR part 71) is amended as follows:

#### PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES CONTROLLED AIRSPACE, AND REPORTING POINTS

1. The authority citation for part 71 continues to read as follows:



**Authority:** 49 U.S.C. App. 1346(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) (Revised Pub. L. 97-449, January 12, 1983); 14 CFR 11.69.

**§ 71.171 [Amended]**

2. Section 71.171 is amended as follows:

**Eagle, Colorado (Revised)**

Within a 5-mile radius of the Eagle County Regional Airport (Lat. 39°38'37" N, Long. 106°54'50" W.); within 7 miles each side of the 085° bearing from the Eagle County Regional Airport extending from the 12-mile radius area to 18 miles northeast of the airport.

**§ 71.181 [Amended]**

3. Section 71.181 is amended as follows:

**Eagle, Colorado (Revised)**

That airspace extending upward from 700 feet above the surface within a 12-mile radius of the Eagle County Regional Airport (Lat. 39°38'37" N, Long. 106°54'50" W.); within 7 miles each side of the 085° bearing from the Eagle County Regional Airport extending from the 12-mile radius area to 18 miles northeast of the airport.

Issued in Seattle, Washington, on August 16, 1991.

**Helen M. Parke,**

*Assistant Manager, Air Traffic Division.*

[FR Doc. 91-23032 Filed 9-26-91; 8:45 am]

**BILLING CODE 4910-13-M**

**DEPARTMENT OF COMMERCE**

**Bureau of Export Administration**

**15 CFR Part 779**

**Removal of Foreign Policy Controls on Exports to Kama River and ZIL Truck Plants in the Soviet Union**

*CFR Correction*

In title 15 of the Code of Federal Regulations, parts 300 to 799, revised as of January 1, 1991, on page 422, in § 779.4, paragraph (f)(1)(ii) through (f)(2)(v)(C) including the Note was inadvertently omitted and should appear after paragraph (f)(1)(i)(Q) as follows:

**§ 779.4 General license GTDR: Technical data under restriction.**

\* \* \* \* \*

(f) \* \* \*

(1) \* \* \*

(i) \* \* \*

(ii) The limitations set forth in paragraph (f)(1) do not apply to the export of:

(A) Technical data included in an application for the foreign filing of a patent, provided such foreign filing of a patent application is in accordance with the regulations of the U.S. Patent Office; and

(B) Sales technical data supporting a price quotation as authorized in § 779.4(b) (3) and (4).

(2) Requirement of written assurance for certain additional products and destinations.

(i) Except for technical data requiring a written assurance in accordance with the provisions of paragraph (f)(1) of this section, and except as provided in paragraph (f)(2)(v), no export of technical data relating to the commodities described below in paragraph (f)(2) of this section may be made under the provisions of this General License *GTDR* until the U.S. exporter has received a written assurance from the foreign importer that, unless prior authorization is obtained from the Office of Export Licensing, the importer will not knowingly:

(A) Reexport, directly or indirectly, to Country Group Q, S, W, <sup>21</sup> Y or Z or Afghanistan or the People's Republic of China, any technical data relating to commodities identified by the symbol "W" in the paragraph of any entry on the Commodity Control List titled "Validated License Required;"

(B) Export, directly or indirectly, to Country Group Z any direct product <sup>22</sup> of the technical data if such direct product is identified by the symbol "W" in the paragraph of any entry on the Commodity Control List titled "Validated License Required;" or

(C) Export, directly or indirectly, to any destination in Country Group Q, S, W, Y or Afghanistan or the People's Republic of China, any direct product <sup>22</sup> of the technical data if such direct product is identified by the code letter "A" following the Export Control Commodity Number on the Commodity Control List.

(ii) If the direct product <sup>23</sup> of any technical data is a complete plant or any

<sup>21</sup> Effective April 26, 1971, Country Group W no longer included Romania. Assurances executed prior to April 26, 1971, and referring to Country Group W continue to apply to Romania as well as Poland. Effective June 2, 1980, Hungary was added to Country Group W, which at that time included only Poland. Assurances executed prior to June 2, 1980, and referring to Country Group Y continue to apply to Hungary. Assurances executed on or after June 2, 1980 and referring to Country Group W apply to Hungary as well as Poland.

<sup>22</sup> The term "direct product," as used in this sentence and in this context only, is defined to mean the immediate product (including processes and services) produced directly by use of the technical data.

<sup>23</sup> The term "direct product," as used in this sentence and in this context only, is defined to mean the immediate product (including processes and services) produced directly by use of the technical data.

major component of a plant that is capable of producing a commodity identified by the symbol "W" in the paragraph of any entry on the Commodity Control List titled "Validated License Required" or appears in the U.S. Munitions List, a written assurance by the person who is or will be in control of the distribution of the products of the plant (whether or not such person is the importer) shall be obtained by the U.S. exporter (via the foreign importer), stating that, unless prior authorization is obtained from the Office of Export Licensing, such person will not knowingly:

(A) Reexport, directly or indirectly, to Country Group Q, S, W, <sup>21</sup> Y, Z, or Afghanistan or the People's Republic of China, the technical data relating to the plant or the major component of a plant;

(B) Export, directly or indirectly, to Country Group Z the plant or the major component of a plant (depending upon which is the direct product <sup>23</sup> of the technical data) or any product of such plant or of such major component if such product of the plant is identified by the symbol "W" in the paragraph of any entry on the Commodity Control List titled "Validated License Requirement" or appears in the U.S. Munitions List; or

(C) Export, directly or indirectly, to Country Group Q, S, W, <sup>21</sup> Y, or Afghanistan or the People's Republic of China, the plant or the major component of a plant (depending upon which is the direct product of the technical data), or any product of such plant or of such major component, if such product is identified by the code letter "A" following the Export Control Commodity Number on the Commodity Control List, or appears in the U.S. Munitions List.

**Note:** Effective April 1, 1964 § 779.4(f)(2)(ii) (B) and (C) required certain written assurances relating to the disposition of the products of a complete plant or major component of a plant which is the direct product of unpublished technical data of U.S. origin exported under General License *GTDR*.

Except as to commodities identified by the code letter "A" following the Export Control Commodity Number on the Commodity Control List, and items on the U.S. Munitions List, the effective date of the written assurance requirements for plant products as a condition of using General License *GTDR* for export of this type of technical data is hereby deferred until further notice, subject to the following limitations:

1. The exporter shall, at least two weeks before the initial export of the technical data notify the Office of Export Licensing, by letter, of the facts required to be disclosed in an application for a validated export license covering such technical data; and

2. The exporter shall obtain from the person who is or will be in control of the distribution of the products of the plant



(whether or not such person is the importer) a written commitment that he will notify the U.S. Government, directly or through the exporter, whenever he enters into negotiations to export any product of the plant to any destination covered by § 779.4(f)(2)(ii)(B) of this part, when such product is not identified by the code letter "A" following the Export Control Commodity Number on the Commodity Control List and requires a validated license for export to Country Group W by the information set forth in the applicable CCL entry in the paragraph titled "Validated License Required." The notification should state the product, quantity, country of destination, and the estimated date of shipment.

Moreover, during the period of deferment, the remaining written assurance requirements of § 779.4(f)(2)(ii) (B) and (C) as to plant products that are identified by the code letter "A" following the Export Control Commodity Number on the Commodity Control List, or are on the U.S. Munitions List, will be waived if the plant is located in one of the following COCOM countries: Australia, Belgium, Canada, Denmark, the Federal Republic of Germany, France, Greece, Italy, Japan, Luxembourg, The Netherlands, Norway, Portugal, Spain, Turkey, and the United Kingdom. This deferment applies to exports of technical data pursuant to any type of contract or arrangement, including licensing agreements, regardless of whether entered into before or after April 1, 1964.

(iii) The required assurance may be in the form of a letter or other written communication from the importer or, if applicable, the person in control of the distribution of the products of a plant; or the assurance may be incorporated into a licensing agreement which restricts disclosure of the technical data to use only in authorized destinations, and prohibits shipment of the direct product<sup>24</sup> thereof by the licensee to any unauthorized destination. An assurance included in a licensing agreement will be acceptable for all exports made during the life of the agreement. If such assurance is not received, this general license is not applicable and a validated export license is required. An application for such validated license shall include an explanatory statement setting forth the reasons why such assurance cannot be obtained.

(iv) In addition, this general license is not applicable to any export of technical data of the kind described in paragraph (f)(2) of this section if, at the time of export of the technical data from the United States, the exporter knows or has reason to believe that the direct product<sup>24</sup> to be manufactured abroad by use of the technical data is intended

to be exported directly or indirectly to any unauthorized destination.

(v) The limitations set forth in paragraph (f)(2) of this section do not apply to the export of:

(A) Technical data included in an application for the foreign filing of a patent provided such foreign filing of a patent application is in accordance with the regulations of the U.S. Patent Office;

(B) Technical data supporting a price quotation as described in paragraph (b)(2) above; and

(C) Technical data relating to those commodities listed in a Supplement to Part 377 as being under short supply control.

**Note:** A written assurance is not required for the export under this General License GTDR of any technical data which do not fall within the description set forth in paragraph (f) (1) or (2) above.

\* \* \* \* \*

BILLING CODE 1505-01-D

## FEDERAL TRADE COMMISSION

### 16 CFR Part 4

#### Appearances in Commission Proceedings; Foreign-Qualified Legal Representatives

**AGENCY:** Federal Trade Commission (FTC).

**ACTION:** Interim final rule; request for comments.

**SUMMARY:** The FTC is amending Rule of Practice 4.1 governing appearances in Commission proceedings. Under the rule, only attorneys licensed to practice in the United States have been eligible to appear and participate as representatives in such proceedings. The revised rule permits certain foreign-qualified attorneys to make such appearances as well.

**DATES:** These interim rule amendments are effective on September 27, 1991. The Commission will accept comments received on or before October 28, 1991, and may, in its discretion, re-evaluate its amendments in light of those comments.

**ADDRESSES:** Forward comments to Office of the Secretary, FTC, 6th Street & Pennsylvania Avenue NW., Washington, DC 20580. Comments will be placed on the public record and made available for public inspection during regular Commission business hours.

**FOR FURTHER INFORMATION CONTACT:** Kathleen A. Rittner, Attorney, Office of the General Counsel (OGC), FTC, 6th Street & Pennsylvania Avenue NW., Washington, DC 20580, (202) 326-2498.

**SUPPLEMENTARY INFORMATION:** The FTC is amending § 4.1 of its Rules of Practice, 16 CFR 4.1, to permit appearances in FTC proceedings by persons who are qualified to practice law in a European Community (EC) Member State and authorized to practice before The Commission of the European Communities ("EC Commission"). Such individuals ("EC attorneys"), unless also admitted to practice in the United States, have been barred by Rule 4.1 from appearing on behalf of other parties in FTC proceedings, even though U.S. attorneys have generally been permitted to make such appearances in EC Commission proceedings. See EC Commission Regulation No. 99/63/EC, art. 9, ¶ 2 (July 25, 1963) ("other qualified persons").

Rule 4.1, as amended, permits a foreign attorney to participate and represent clients in FTC proceedings, so long as he or she is qualified to practice law in an EC Member State and authorized to participate as a legal representative before the EC Commission. As an administrative matter, the Commission will also require all attorneys (whether U.S.-admitted or EC-qualified) to certify in their written notice of appearance that they are in good standing in the jurisdiction(s) where they are admitted or qualified to practice law.

Pursuant to the Regulatory Flexibility Act at 5 U.S.C. 605(b), the FTC certifies that the interim rule amendment will not, if adopted, have a significant impact on a substantial number of small entities, because the amendment applies only to individuals, and individuals are not "small entities" within the meaning of the Regulatory Flexibility Act.

The Commission further certifies that the rule amendment has been reviewed under Executive Order No. 12291, and has been determined not to be a "major rule," since it will not have an annual effect on the economy of \$100 million or more, result in major cost increases or prices, or have significant adverse effects on competition or otherwise.

Since the amendments relate solely to rules of agency practice, they are not subject to the notice-and-comment requirements of the Administrative Procedure Act. See 5 U.S.C. 552(b)(A).

#### List of Subjects in 16 CFR Part 4

Administrative practice and procedure, Freedom of Information, Privacy, Sunshine Act.

In consideration of the foregoing, the FTC amends title 16, chapter I, subchapter A of the Code of Federal Regulations, as follows:

<sup>24</sup> The term "direct product," as used in this sentence and in this context only, is defined to mean the immediate product (including processes and services) produced directly by use of the technical data.



**PART 4—MISCELLANEOUS RULES**

1. The authority for part 4 continues to read as follows:

Authority: Sec. 6, 38 Stat. 721; 15 U.S.C. 46.

2. Section 4.1 is amended by revising paragraphs (a), (d), and (e)(1) to read as follows:

**§ 4.1 Appearances.**

(a) *Qualifications*—(1) *Attorneys*. (i) U.S.-admitted. Members of the bar of a Federal court or of the highest court of any State or Territory of the United States are eligible to practice before the Commission.

(ii) European Community (EC)-qualified. Persons who are qualified to practice law in a Member State of the European Community and authorized to practice before The Commission of the European Communities in accordance with Regulation No. 99/63/EEC are eligible to practice before the Commission.

(iii) Any attorney desiring to appear before the Commission or an Administrative Law Judge may be required to show to the satisfaction of the Commission or the Administrative Law Judge his or her acceptability to act in that capacity.

(2) *Others*. (i) Any individual or member of a partnership involved in any proceeding or investigation may appear on behalf or himself or of such partnership upon adequate identification. A corporation or association may be represented by a bona fide officer thereof upon a showing of adequate authorization.

(ii) At the request of counsel representing any party in an adjudicative proceeding, the Administrative Law Judge may permit an expert witness to conduct all or a portion of the cross-examination of such witness.

(d) *Notice of appearance*. Any attorney desiring to appear before the Commission or an Administrative Law Judge on behalf of a person or party shall file with the Secretary of the Commission a written notice of appearance, stating the basis for eligibility under this section and including the attorney's jurisdiction of admission/qualification, attorney identification number, if applicable, and a statement by the appearing attorney attesting to his/her good standing within the legal profession. No other application shall be required for admission to practice, and no register of attorneys will be maintained.

(e) *Standards of conduct; disbarment*. (1) All attorneys practicing before the

Commission shall conform to the standards of ethical conduct required by the bars of which the attorneys are members.

(2) \* \* \*

By direction of the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 91-23346 Filed 9-26-91; 8:45 am]

BILLING CODE 6750-01-M

**CONSUMER PRODUCT SAFETY COMMISSION****16 CFR Part 1500****Reloadable Tube Aerial Shell Fireworks Devices; Confirmation of Final Rule**

**AGENCY:** Consumer Product Safety Commission.

**ACTION:** Confirmation of final rule.

**SUMMARY:** The Commission announces that no objections have been filed within the statutory period to its final rule of August 9, 1991, amending its fireworks regulations to ban reloadable tube aerial shell fireworks devices with shells larger than 1.75 inches in outer diameter. In this document, the Commission confirms the final rule.

**DATES:** The effective date of the rule declaring reloadable tube aerial shell fireworks devices with shells larger than 1.75 inches in outer diameter to be banned hazardous substances is October 8, 1991. The rule is applicable to reloadable shells that are imported on or after that date.

**FOR FURTHER INFORMATION CONTACT:** John Rogers, Office of Compliance and Enforcement, Consumer Product Safety Commission, Washington, DC 20207; telephone (301) 492-6400.

**SUPPLEMENTARY INFORMATION:** On August 9, 1991, the Commission published in the Federal Register, 56 FR 37831, a final regulation pursuant to section 2(q)(1)(B) of the Federal Hazardous Substances Act ("FHSA") which amended the Commission's fireworks regulations to ban reloadable tube aerial shell fireworks devices ("reloadable shell devices") with shells larger than 1.75 inches in outer diameter.<sup>1</sup>

<sup>1</sup> The Commission voted to issue the final rule by a 2-1 vote, with Commissioner Carol G. Dawson voting against the rule. Accordingly, Commissioner Dawson abstained from voting on this confirmation notice.

The August 9, 1991, banning regulation also provided, as required under section 2(q)(1)(B) of the FHSA, that the procedures of section 701(e) of the Food, Drug, and Cosmetic Act would govern this proceeding. Thus, adversely affected persons could file objections and requests for a public hearing within 30 days of publication of the final rule. The filing of objections would have served to stay the effective date of the rule.

The last day for filing objections was September 9, 1991. Because no objections have been filed within the statutory period, no provision of the rule has been stayed and the Commission is confirming October 8, 1991, as the effective date of the final rule banning reloadable shell devices with shells larger than 1.75 inches in outer diameter.

Dated: September 23, 1991.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 91-23371 Filed 9-26-91; 8:45 am]

BILLING CODE 6355-01-M

**DEPARTMENT OF THE TREASURY****Bureau of Alcohol, Tobacco and Firearms****27 CFR Part 55**

[T.D. ATF-314; 91-K23]

**Commerce in Explosives**

**AGENCY:** Bureau of Alcohol, Tobacco and Firearms (ATF), Department of the Treasury.

**ACTION:** Final rule (Treasury Decision).

**SUMMARY:** ATF is amending regulations in 27 CFR part 55 to relax the licensing requirements for on-site manufacturers of small quantities of theatrical flash powder. Current regulations require that such manufacturers be licensed in each ATF region in the United States where they intend to engage in business. The amended regulations will allow such on-site manufacturers to operate nationally on one license issued to their principal place of business. Also, the amended regulations will clarify the definition of flash powder.

**EFFECTIVE DATE:** September 27, 1991.

**FOR FURTHER INFORMATION CONTACT:** Linda Deel, ATF Specialist, Firearms and Explosives Operations Branch, Bureau of Alcohol, Tobacco and Firearms, 650 Massachusetts Avenue, NW., Washington, DC 20226, ((202) 535-6024).



#### SUPPLEMENTARY INFORMATION: Background

Under 18 U.S.C. 842(a)(1) it is unlawful for any person to engage in the business of importing, manufacturing, or dealing in explosive materials without a license issued under 18 U.S.C. chapter 40. Section 55.41(b), title 27, CFR, provides that a separate license must be obtained for each business premises at which the applicant intends to manufacture, import, or distribute explosive materials, except for manufacturers with respect to on-site manufacturing within the same ATF region.

Flash powder is an explosive material, manufacturers of which must be licensed. Theatrical flash powder is manufactured on-site from small quantities of commercially manufactured, premeasured mixtures for use in theatrical shows, stage plays, band concerts, magic acts, thrill shows, and clown acts in circuses. ATF believes that requiring such manufacturers to be licensed in each region in which they conduct business is no longer necessary. Accordingly, ATF is issuing a final rule amending the regulations in 27 CFR part 55 to require only one license for these manufacturers which would be issued to the applicant's principal place of business and valid for use in any State.

The single license provided in the regulation for theatrical flash powder is limited to theatrical flash powder commercially manufactured in premeasured kits not exceeding 1 ounce and which are mixed immediately prior to use. Accordingly, manufacturers who produce theatrical flash powder other than with the commercially manufactured kits are not eligible for the relaxed licensing requirements established by this final rule. Pursuant to 18 U.S.C. 843(g), on-site manufacturers of theatrical flash powder are required to post their license on the premises covered by the license. Since this rule will allow such on-site manufacturers to operate on one license in any State, this license must be posted at each site where the theatrical flash powder is mixed and used.

For purposes of clarification, the final rule also amends the definition of flash powder in § 55.11. The amended definition will provide a more accurate description of the term.

Additionally, this final rule corrects the authority citation currently appearing in 27 CFR part 55.

#### Executive Order 12291

It has been determined that this document is not a major regulation as defined in Executive Order 12291 and a

regulatory impact analysis is not required because it will not have an annual effect on the economy of \$100 million or more; it will not result in a major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions, and it will not have significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or foreign markets.

#### Administrative Procedure Act

Because this Treasury Decision merely simplifies the licensing requirements for on-site manufacturers of theatrical flash powder and clarifies the definition of flash powder, it is found to be unnecessary to issue this Treasury Decision with notice and public procedure thereon under 5 U.S.C. 553(b) or subject to the effective date limitation in 5 U.S.C. 553(d).

#### Regulatory Flexibility Act

The provisions of the Regulatory Flexibility Act relating to an initial and final regulatory flexibility analysis are not applicable to this final rule because the agency was not required to publish a general notice of proposed rulemaking under 5 U.S.C. 553 or any other law.

#### Paperwork Reduction Act

The provisions of the Paperwork Reduction Act of 1980, Public Law 96-511, 44 U.S.C. chapter 35, and its implementing regulations, 5 CFR part 1320, do not apply to this final rule because there are no reporting or recordkeeping requirements.

#### Drafting Information

The principal author of this Treasury Decision is Linda Deel, ATF Specialist, Firearms and Explosives Operations Branch, Bureau of Alcohol, Tobacco and Firearms.

#### Lists of Subjects in 27 CFR Part 55

Administrative practice and procedure, Authority delegations, Customs duties and inspection, Explosives, Hazardous materials, Imports, Penalties, Reporting and Recordkeeping requirements, Safety, Security measures, Seizures and forfeitures, Transportation, and Warehouses.

#### Authority and Issuance

27 CFR Part 55, Commerce in Explosives, is amended as follows:

#### PART 55—COMMERCE IN EXPLOSIVES

**Paragraph 1.** The authority citation for 27 CFR part 55 is amended to read as follows:

Authority: 18 U.S.C. 847.

**Par. 2.** Section 55.11 is amended by revising the definition of *Flash powder* to read as follows:

#### § 55.11 Meaning of terms.

*Flash powder.* An explosive material intended to produce an audible report and a flash of light when ignited which includes but is not limited to oxidizers such as potassium chlorate or potassium perchlorate, and fuels such as sulfur or aluminum powder.

**Par. 3.** Section 55.11 is amended by adding the following definition of *Theatrical flash powder* after the definition of *State of residence* to read as follows:

#### § 55.11 Meaning of terms.

*Theatrical flash powder.* Flash powder commercially manufactured in premeasured kits not exceeding 1 ounce and mixed immediately prior to use and intended for use in theatrical shows, stage plays, band concerts, magic acts, thrill shows, and clown acts in circuses.

**Par. 4.** Section 55.41 is amended by revising paragraph (b) introductory text and by adding a new paragraph (b)(4) to read as follows:

#### § 55.41 General.

(b) Each person intending to engage in business as an explosive materials importer, manufacturer, or dealer shall file an application, with the required fee (see § 55.42), with ATF in accordance with the instructions on the form (see § 55.45). A license shall, subject to law, entitle the licensee to transport, ship, and receive explosive materials in interstate or foreign commerce, and to engage in the business specified by the license, at the location described on the license. A separate license must be obtained for each business premises at which the applicant is to manufacture, import, or distribute explosive materials except under the following circumstances:

(4) A separate license shall not be required of licensed manufacturers with



respect to their on-site manufacture of theatrical flash powder.

Signed: August 20, 1991.

Stephen E. Higgins,  
Director.

Approved: September 5, 1991.

Peter K. Nunez,  
Assistant Secretary (Enforcement).  
[FR Doc. 91-23308 Filed 9-26-91; 8:45 am]  
BILLING CODE 4810-31-M

## NATIONAL LABOR RELATIONS BOARD

### 29 CFR Part 102

#### Procedural Rules

**AGENCY:** National Labor Relations Board.

**ACTION:** Final rules.

**SUMMARY:** The National Labor Relations Board is revising in several respects its rules that govern the filing of various papers with the Board. Under the new rules, parties to Board proceedings will be permitted to file reply briefs in cases pending before the Board in Washington, DC. The intended effect of this revision is to provide the parties to a proceeding pending before the Board with an opportunity to narrow the issues in dispute and thus aid in the decisional process. The revisions also will permit certain documents in unfair labor practice cases, required to be filed by a certain date, to be filed late where the reason for the late filing constitutes "excusable neglect" and provided that no undue prejudice would result from the late filing. Further, certain documents, previously required to be received by the Board by a specified due date, now will be accepted as timely if they are "postmarked" at least one day prior to the due date. And, the phrase "postmarking" is redefined to encompass the timely deposit of documents with a delivery service. The intended effect of these revisions is to avoid the inequities that would result from rejecting certain documents that arrive late through no fault of the party filing them. On the other hand, the rules now make clear that documents not subject to the "postmark rule" be filed on the due date "before the official closing time of the receiving office," a requirement that the Board intends to enforce strictly. Finally, the Board is deleting the present requirement that requests for extensions of time for filing documents be submitted three days in advance of the document's due date and is replacing it with a requirement that

such requests for extensions be submitted on the due date before the official closing time of the receiving office.

**EFFECTIVE DATE:** October 28, 1991.

**FOR FURTHER INFORMATION CONTACT:** John C. Truesdale, Executive Secretary, 1717 Pennsylvania Avenue, NW., room 701, Washington, DC 20570, telephone: (202) 254-9430.

#### SUPPLEMENTARY INFORMATION:

##### Changes to Section 102.46

The National Labor Relations Board has concluded that permitting parties to file reply briefs in proceedings pending before the Board in Washington, DC, would aid in the decisional process by enabling the parties to narrow the issues in dispute more than is possible in the other briefs or documents presently permitted by the rules.

Accordingly, the Board is revising § 102.46 of its rules in order to permit parties to file reply briefs to any answering brief presently permitted under paragraphs (d) or (f) of § 102.46.

The title of § 102.46 is modified to include reference to the fact that the section now covers the subject of reply briefs. Paragraphs (a) through (f) are retained without modification, except that in paragraphs (a), (d)(3), and (f)(2), the requirement that requests for extensions of time be submitted three days in advance of the due date of the underlying document is deleted to conform the rule to changes in § 102.111 that are discussed below. Former paragraph (h) is renumbered to become paragraph (g) and is otherwise retained without modification.

Former paragraph (g) of § 102.46, which is renumbered to become paragraph (h), is modified to set forth fully the new provision allowing for the filing of reply briefs. It provides that reply briefs may be filed within 14 days of an answering brief filed pursuant to paragraphs (d) or (f) of § 102.46, shall be limited to matters raised in the brief to which it is replying, and shall not exceed 10 pages. Further, the new paragraph (h) provides that no extensions of time for filing reply briefs shall be granted nor shall permission be granted to exceed the page limitation, and it sets forth requirements for filing and service of reply briefs. The remainder of the new paragraph (h), setting forth a requirement that no further briefs shall be filed without permission of the Board, is taken without modification from the former paragraph (g) of § 102.46.

Paragraph (i) of § 102.46 is retained without modification. Paragraph (j) of § 102.46, dealing in part with page

limitations for other briefs, is modified to make clear that the page limitations on reply briefs are governed exclusively by the provisions of the new paragraph (h). Paragraph (j) is retained without modification in all other respects.

##### Changes to Section 102.111 and Related Changes

At present, the rules of the National Labor Relations Board make no provision for late filing of documents. The Board has concluded that it would be appropriate to include in § 102.111 a formal basis for accepting certain late-filed documents in unfair labor practice cases. This provision is newly added as paragraph (c) of § 102.111. Documents not covered by the new provision may not be filed after the time when they otherwise would be due.

The only documents permitted to be filed late under the rule are motions exceptions, answers to a complaint or a backpay specification, and briefs. There is no provision for late filing of documents in Representation proceedings. Therefore, all documents in Representation cases must be filed within the required time limits.

Under the new rule, the standard for permitting late filings of documents in unfair labor practice cases is "excusable neglect," a standard presently found in Fed. R. Civ. P. 6 (b). No attempt is made to define the myriad situations to which the rule might apply. Rather, this is a matter that is to be left to determination on a case-by-case basis. The provision applies only if no undue prejudice would result from the late filing.

The Board has further concluded that its present rules, requiring that representation petitions and objections to Board representation elections actually be received by the due date, have resulted in documents being rejected as untimely even in circumstances in which the parties filing the documents have acted with all due diligence in attempting to meet the filing deadline. As noted by the Board in John I. Haas, Inc., 301 NLRB No. 45 (January 24, 1991):

Our experience has shown—as indeed the facts of this case demonstrate—that an objecting party acting in good faith and with all due diligence may still find its [election] objections rejected under [the present practice] because they did not arrive at the Regional Office on the due date.

The Board is revising § 102.111 of its rules in order to permit representation petitions and objections to Board representation elections, previously required to be actually received by the Board by a specified due date, to be accepted as timely if they are



"postmarked" at least one day prior to the due date. The Board also is defining the phrase "postmarking" to encompass timely depositing documents with a delivery service that will provide a record showing that the document was tendered to the delivery service in sufficient time for filing by the due date, but in no event any later than the day before the due date.

The Board also is revising § 102.111 to emphasize the present requirement that documents must be filed by the "close of business" on the due date. In the past, some offices have occasionally accepted documents after the actual close of business if someone was present in the office after hours who could take possession of the documents tendered for filing. The rule, however, requires that documents be filed "with the Board or the officer or agent designated to receive such matter before the close of business of the last day of the time limit \* \* \* ." To make clear that this requirement will be strictly enforced, the rule is being reworded to provide that documents required to be filed by a particular date are due "before the official closing time of the receiving office on the last day of the time limit." This phrase is then repeated throughout the rule in order to alert parties to the Board's intention to strictly enforce the requirement. Of course, this strict requirement does not apply to documents that are timely "postmarked," as that word is now defined.

Finally, the Board has decided to dispense with the present requirement that requests for extensions of time for filing documents be submitted 3 days in advance of the due date of the document. With the advent of word processors and guaranteed overnight delivery services, it has become much more likely that the reasons why a filing deadline might be missed may not be known until within that 3-day period (e.g., last-minute computer failure). Accordingly, the 3-day requirement is being deleted in the several places where it appears and is being replaced by a statement in § 102.111(b) that a request for an extension of time to file a document be submitted on the document's due date "before the official closing time of the receiving office." Nevertheless, the rule provides that requests for extensions of time filed within three days of the due date must be grounded upon circumstances not reasonably foreseeable in advance.

The deletions from the prior rules of the requirement that requests for extensions of time be filed 3 days in advance of the due date occur in the

following sections: 102.42; 102.46(a); 102.46(d)(3); 102.46(f)(2); 102.48(d)(2); 102.67(k)(3); 102.69(j)(3); and 102.90.

The title of § 102.111 is retained without modification. Paragraph (a) of § 102.111, dealing generally with computation of time for filing papers, is modified to include reference to the requirement that the time for filing documents is "before the official closing time of the receiving office on the last day of the time limit." Paragraph (b) of § 102.111 also has been modified. A sentence has been added defining "postmarking" to encompass timely deposits with a delivery service. The new rule also deletes the requirement that "Objections to elections and revised tallies" and "Petitions filed pursuant to section 9(c) of the Act [representation petitions]" actually be received on or before the close of business of the last day for filing. By deleting this requirement, these documents now become subject to the "postmark" rule generally applicable to most documents. The requirement that documents be filed "before the official closing time of the receiving office," already set forth in the first sentence of § 102.111(b), is repeated for emphasis throughout the rule. Finally, the new requirement that requests for extensions of time to file a document be submitted before the document's due date has been added to this Section, as has the requirement that requests for extensions of time filed "within three days of the due date must be grounded on circumstances not reasonably foreseeable in advance."

Paragraph (c) of § 102.111 is new. It provides that certain documents in unfair labor practice cases may be filed late where the reason for filing constitutes "excusable neglect," provided that no undue prejudice would result from the late filing. It further provides that a party seeking to file a document late must file, along with the document, a motion stating the grounds relied upon for requesting permission to file late, along with an affidavit setting forth the specific facts relied upon in support of the request. Finally, the rule stays the time for responding to any untimely filed document until the date a ruling issues accepting the untimely document.

Pursuant to section 605(b) of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.), the NLRB certifies that this rule will not have a significant impact on a substantial number of small businesses.

#### List of Subjects in 29 CFR Part 102

Administrative practice and procedure, Labor management relations.

Accordingly, 29 CFR part 102 is amended as follows:

1. The authority citation for 29 CFR part 102 continues to read as follows:

**Authority:** Sec. 6, National Labor Relations Act, as amended (29 U.S.C. 151, 156). Section 102.117(c) also issued under Sec. 552(a)(4)(A) of the Freedom of Information Act, as amended (5 U.S.C. 552(a)(4)(A)). Sections 102.143 through 102.155 also issued under Sec. 504(c)(1) of the Equal Access to Justice Act, as amended (5 U.S.C. 504(c)(1)).

2. Section 102.42 is revised to read as follows:

#### **§ 102.42 Filings of briefs and proposed findings with the administrative law judge and oral argument at the hearing.**

Any party shall be entitled, upon request, to a reasonable period at the close of the hearing for oral argument, which shall be included in the stenographic report of the hearing. Any party shall be entitled, upon request made before the close of the hearing, to file a brief or proposed findings and conclusions, or both, with the administrative law judge, who may fix a reasonable time for such filing, but not in excess of 35 days from the close of the hearing. Requests for further extensions of time shall be made to the chief administrative law judge in Washington, DC, to the deputy chief judge in San Francisco, California, to the associate chief judge in New York, New York, or to the associate chief judge in Atlanta, Georgia, as the case may be. Notice of the request for any extension shall be immediately served on all other parties, and proof of service shall be furnished. Three copies of the brief or proposed findings and conclusions shall be filed with the administrative law judge, and copies shall be served on the other parties, and a statement of such service shall be furnished.

3. Section 102.46 is revised to read as follows:

#### **§ 102.46 Exceptions, cross-exceptions, briefs, answering briefs; time for filing; where to file; service on the parties; extension of time; effect of failure to include matter in exceptions; reply briefs; oral arguments.**

(a) Within 28 days, or within such further period as the Board may allow, from the date of the service of the order transferring the case to the Board, pursuant to § 102.45, any party may (in accordance with section 10(c) of the Act and §§ 102.111 and 102.112 of these rules) file with the Board in Washington, DC, exceptions to the administrative law judge's decision or to any other part of the record or proceedings (including rulings upon all motions or objections), together with a brief in support of said



exceptions. Any party may, within the same period, file a brief in support of the administrative law judge's decision. The filing of such exceptions and briefs is subject to the provisions of paragraph (j) of this section. Requests for extension of time to file exceptions or briefs shall be in writing and copies thereof shall be served promptly on the other parties.

(b)(1) Each exception (i) shall set forth specifically the questions of procedure, fact, law, or policy to which exception is taken; (ii) shall identify that part of the administrative law judge's decision to which objection is made; (iii) shall designate by precise citation of page the portions of the record relied on; and (iv) shall concisely state the grounds for the exception. If a supporting brief is filed the exceptions document shall not contain any argument or citation of authority in support of the exceptions, but such matters shall be set forth only in the brief. If no supporting brief is filed the exceptions document shall also include the citation of authorities and argument in support of the exceptions, in which event the exceptions document shall be subject to the 50-page limit as for briefs set forth in § 102.46(j).

(2) Any exception to a ruling, finding, conclusion, or recommendation which is not specifically urged shall be deemed to have been waived. Any exception which fails to comply with the foregoing requirements may be disregarded.

(c) Any brief in support of exceptions shall contain no matter not included within the scope of the exceptions and shall contain, in the order indicated, the following:

(1) A clear and concise statement of the case containing all that is material to the consideration of the questions presented.

(2) A specification of the questions involved and to be argued, together with a reference to the specific exceptions to which they relate.

(3) The argument, presenting clearly the points of fact and law relied on in support of the position taken on each question, with specific page reference to the record and the legal or other material relied on.

(d)(1) Within 14 days, or such further period as the Board may allow, from the last date on which exceptions and any supporting brief may be filed, a party opposing the exceptions may file an answering brief to the exceptions, in accordance with the provisions of paragraph (j) of this section.

(2) The answering brief to the exceptions shall be limited to the questions raised in the exceptions and in the brief in support thereof. It shall present clearly the points of fact and law relied on in support of the position

taken on each question. Where exception has been taken to a factual finding of the administrative law judge and it is proposed to support that finding, the answering brief should specify those pages of the record which, in the view of the party filing the brief, support the administrative law judge's finding.

(3) Requests for extension of time to file an answering brief to the exceptions shall be in writing and copies thereof shall be served promptly on the other parties.

(e) Any party who has not previously filed exceptions may, within 14 days, or such further period as the Board may allow, from the last date on which exceptions and any supporting brief may be filed, file cross-exceptions to any portion of the administrative law judge's decision, together with a supporting brief, in accordance with the provisions of paragraphs (b) and (j) of this section.

(f)(1) Within 14 days, or such further period as the Board may allow, from the last date on which cross-exceptions and any supporting brief may be filed, any other party may file an answering brief to such cross-exceptions in accordance with the provisions of paragraphs (c) and (j) of this section. Such answering brief shall be limited to the questions raised in the cross-exceptions.

(2) Requests for extension of time to file cross-exceptions, or answering brief to cross-exceptions, shall be in writing and copies thereof shall be served promptly on the other parties.

(g) No matter not included in exceptions or cross-exceptions may thereafter be urged before the Board, or in any further proceeding.

(h) Within 14 days from the last date on which an answering brief may be filed pursuant to paragraph (d) or (f) of this section, any party may file a reply brief to any such answering brief. Any reply brief filed pursuant to this subsection shall be limited to matters raised in the brief to which it is replying, and shall not exceed 10 pages. No extensions of time shall be granted for the filing of reply briefs, nor shall permission be granted to exceed the 10 page length limitation. Eight copies of any reply brief shall be filed with the Board, copies shall be served on the other parties, and a statement of such service shall be furnished. No further briefs shall be filed except by special leave of the Board. Requests for such leave shall be in writing and copies thereof shall be served promptly on the other parties.

(i) Should any party desire permission to argue orally before the Board, request therefor must be made in writing to the

Board simultaneously with the statement of any exceptions or cross-exceptions filed pursuant to the provisions of this section with a statement of service on the other parties. The Board shall notify the parties of the time and place of oral argument, if such permission is granted. Oral arguments are limited to 30 minutes for each party entitled to participate. No request for additional time will be granted unless timely application is made in advance of oral argument.

(j) Exceptions to administrative law judges' decisions, or to the record, and briefs shall be printed or otherwise legibly duplicated. Carbon copies of typewritten matter will not be accepted. Eight copies of such documents shall be filed with the Board in Washington, DC, and copies shall also be served promptly on the other parties. All documents filed pursuant to this section shall be double spaced on 8½ by 11-inch paper. Any brief filed pursuant to this section shall not be combined with any other brief, and except for reply briefs whose length is governed by paragraph (h) of this section, shall not exceed 50 pages in length, exclusive of subject index and table of cases and other authorities cited, unless permission to exceed that limit is obtained from the Board by motion, setting forth the reasons therefor, filed not less than 10 days prior to the date the brief is due. Where any brief filed pursuant to this section exceeds 20 pages, it shall contain a subject index with page references and an alphabetical table of cases and other authorities cited.

#### § 102.48 [Amended]

4. In § 102.48, paragraph (d)(2) is revised to read as follows:

\* \* \* \* \*

(d) \* \* \*

(2) Any motion pursuant to this section shall be filed within 28 days, or such further period as the Board may allow, after the service of the Board's decision or order, except that a motion for leave to adduce additional evidence shall be filed promptly on discovery of such evidence. Copies of any request for an extension of time shall be served promptly on the other parties.

\* \* \* \* \*

#### § 102.67 [Amended]

5. In § 102.67, paragraph (k)(3) is revised to read as follows:

\* \* \* \* \*

(k) \* \* \*

(3) Requests for extensions of time to file requests for review, statements in opposition to a request for review, or



briefs, as permitted by this section, shall be filed with the Board or the Regional Director, as the case may be. The party filing the request for an extension of time shall serve a copy thereof on the other parties and, if filed with the Board, on the Regional Director. A statement of such service shall be filed with the document.

**§ 102.69 [Amended]**

6. In § 102.69, paragraph (j)(3) is revised to read as follows:

\* \* \* \* \*

(j) \* \* \*

(3) Requests for extensions of time to file exceptions to a report, supporting briefs, or answering briefs, as permitted by this section, shall be filed with the Board on the Regional Director, as the case may be. The party filing the request for an extension of time shall serve a copy thereof on the other parties and, if filed with the Board, or the Regional Director. A statement of such service shall be filed with the document.

7. Section 102.90 is revised to read as follows:

**§ 102.90 Notice of filing of charge; notice of hearing; hearing; proceedings before the Board; briefs; determination of dispute.**

If it appears to the Regional Director that the charge has merit and the parties to the dispute have not submitted satisfactory evidence to the Regional Director that they have adjusted, or have agreed upon methods for the voluntary adjustment of, the dispute out of which such unfair labor practice shall have arisen, he shall cause to be served on all parties to such dispute a notice of hearing under section 10(k) of the Act before a hearing officer at a time and place fixed therein which shall be not less than 10 days after service of the notice of the filing of said charge. The notice of hearing shall contain a simple statement of the issues involved in such dispute. Such notice shall be issued promptly, and, in cases in which it is deemed appropriate to seek injunctive relief pursuant to section 10(l) of the Act, shall normally be issued within 5 days of the date upon which injunctive relief is first sought. Hearings shall be conducted by a hearing officer, and the procedure shall conform, insofar as applicable, to the procedure set forth in §§ 102.64 to 102.68, inclusive. Upon the close of the hearing, the proceeding shall be transferred to the Board and the Board shall proceed either forthwith upon the record, or after oral argument, or the submission of briefs, or further hearing, to determine the dispute or make other disposition of the matter. Should any party desire to file a brief with the Board, eight copies thereof

shall be filed with the Board in Washington, DC, within 7 days after the close of the hearing: *Provided, however,* That in cases involving the national defense and so designated in the notice of hearing no briefs shall be filed, and the parties, after the close of the evidence, may argue orally upon the record their respective contentions and positions: *Provided further,* That, in cases involving the national defense, upon application for leave to file briefs expeditiously made to the Board in Washington, DC, after the close of the hearing, the Board may for good cause shown grant such leave and thereupon specify the time for filing. Immediately upon such filing, a copy shall be served on the other parties. Such brief shall be printed or otherwise legibly duplicated: *Provided, however,* That carbon copies of typewritten matter shall not be filed and if submitted will not be accepted. Requests for extension of time in which to file a brief under authority of this section shall be in writing with copies thereof served on the other parties. No reply brief may be filed except upon special leave of the Board.

8. Section 102.111 is revised to read as follows:

**§ 102.111 Time computation.**

(a) In computing any period of time prescribed or allowed by these rules, the day of the act, event, or default after which the designated period of time begins to run is not to be included. The last day of the period so computed is to be included, unless it is a Saturday, Sunday, or a legal holiday, in which event the period runs until the official closing time of the receiving office on the next Agency business day. When the period of time prescribed or allowed is less than 7 days, intermediate Saturdays, Sundays, and holidays shall be excluded in the computation.

(b) When the Act or any of these rules require the filing of a motion, brief, exception, or other paper in any proceeding, such document must be received by the Board or the officer or agent designated to receive such matter before the official closing time of the receiving office on the last day of the time limit, if any, for such filing or extension of time that may have been granted. A request for an extension of time to file a document shall be filed no later than the official closing time of the receiving office on the date on which the document is due. Requests for extensions of time filed within three days of the due date must be grounded upon circumstances not reasonably foreseeable in advance. In construing this section of the rules, the Board will accept as timely filed any document

which is hand delivered to the Board on or before the official closing time of the receiving office on the due date or postmarked on the day before (or earlier than) the due date; documents which are postmarked on or after the due date are untimely. "Postmarking" shall include timely depositing the document with a delivery service that will provide a record showing that the document was tendered to the delivery service in sufficient time for delivery by the due date, but in no event later than the day before the due date. *Provided, however,* the following documents must be received on or before the official closing time of the receiving office on the last day for filing:

(1) Charges filed pursuant to section 10(b) of the Act (see also § 102.14).

(2) Applications for awards and fees and other expenses under the Equal Access to Justice Act.

(3) Petitions to revoke subpoenas.

(4) Requests for extensions of time to file any document for which such an extension may be granted.

(c) In unfair labor practice proceedings, motions, exceptions, answers to a complaint or a backpay specification, and briefs may be filed within a reasonable time after the time prescribed by these rules only upon good cause shown based on excusable neglect and when no undue prejudice would result. A party seeking to file such motions, exceptions, answers, or briefs beyond the time prescribed by these rules shall file, along with the document, a motion that states the grounds relied on for requesting permission to file untimely. The specific facts relied on to support the motion shall be set forth in affidavit form and sworn to by individuals with personal knowledge of the facts. The time for filing any document responding to the untimely document shall not commence until the date a ruling issues accepting the untimely document. In addition, cross-exceptions shall be due within 14 days, or such further period as the Board may allow, from the date a ruling issues accepting untimely filed exceptions.

Dated, Washington, DC, September 19, 1991.

By direction of the Board.  
John C. Truesdale,

Executive Secretary, National Labor Relations Board.

[FR Doc. 91-23078 Filed 9-26-91; 8:45 am]  
BILLING CODE 7545-01-M



**DEPARTMENT OF TRANSPORTATION****Coast Guard****33 CFR Part 117****[CGD-90-064b]****Drawbridge Operation Regulations; Potomac River, District of Columbia****AGENCY:** Coast Guard, DOT.**ACTION:** Temporary final rule with request for comments.

**SUMMARY:** The Coast Guard has been petitioned by the Federal Highway Administration, the Maryland and Virginia Departments of Transportation, and the District of Columbia Department of Public Works to permanently amend the regulations governing operation of the Woodrow Wilson Memorial Bridge across the Potomac River, mile 103.8, at Alexandria, Virginia. As part of the rulemaking process, the Coast Guard is considering several alternative opening schedules as well as the schedule proposed by the petitioners. This temporary rule is being issued to evaluate the impacts of a variation of one of the alternatives currently being evaluated through September 28 for its impact on both marine and highway traffic during the period.

**DATES:** This temporary rule is effective from September 29, 1991, through November 27, 1991, unless sooner terminated. Comments must be received on or before November 12, 1991.

**ADDRESSES:** Comments should be mailed to Commander (ob), Fifth Coast Guard District, 431 Crawford Street, Portsmouth, Virginia 23704-5004. The comments received will be available for inspection and copying at room 507 at the above address between 8 a.m. and 4 p.m., Monday through Friday, except Federal holidays.

**FOR FURTHER INFORMATION CONTACT:** Ann B. Deaton, Bridge Administrator, Fifth Coast Guard District, at 804-398-6222.

**SUPPLEMENTARY INFORMATION:****Drafting Information**

The drafters of this notice are Ann B. Deaton, Project Officer, and CAPT M.K. Cain, Project Attorney.

**Discussion of Temporary Rule**

This temporary rule is being issued to evaluate a slight variation of the alternative opening schedule currently being evaluated through September 28 by the Coast Guard in response to a request from the Federal Highway Administration, the Virginia and Maryland Departments of

Transportation, and the District of Columbia Department of Public Works, to permanently change the regulations for the Woodrow Wilson Memorial Bridge by further restricting the hours during which the bridge may open for vessel traffic. This variation merely moves the current noon openings for recreational vessels to 11 a.m. This change is being considered because vehicle traffic counts across the bridge are lower at 11 a.m. than at noon, and an opening at 11 a.m. still provides reasonable midday access to the river by boaters.

This temporary rule is for evaluation purposes only and will be effective for a 60 day period beginning on September 29, 1991. The impact of this proposal on highway and marine traffic during this period will be evaluated to determine if it will result in substantial improvements in vehicular traffic flow without unreasonably restricting marine traffic. Data will be collected during the period to document the time and duration of draw openings and length of any resulting vehicle backups. If this rule results in an unforeseen disruption of traffic it may be withdrawn sooner than 60 days.

The Woodrow Wilson Bridge operated under temporary rules from August 2, 1990, through May 31, 1991, to facilitate repairs to the bridge. Repairs were completed by May 31, 1991. Normally, operation of the bridge would revert to the permanent rule in 33 CFR 117.255. However, it is apparent that these will not provide a satisfactory balance between the needs to today's vehicular traffic and the needs of vessels. Therefore, the Coast Guard issued a temporary deviation from the permanent rules under the provisions of 33 CFR 117.43. That temporary rule with request for comments was issued to evaluate one of the alternative opening schedules being considered for a permanent change in the regulations. The rule was published in the *Federal Register* (56 FR 25369) on June 4, 1991. It was effective from June 1, 1991, through July 30, 1991. Comments were accepted through July 15, 1991. On July 9, 1991, the Coast Guard issued a second temporary rule with request for comments under the provisions of 33 CFR 117.43 to evaluate another of the alternative opening schedules being considered for a permanent change in regulations. That rule was published in the *Federal Register* (56 FR 35816) on July 29, 1991. It was effective from July 31, 1991, through September 28, 1991. Comments were accepted through September 13, 1991.

Before any permanent changes are made in the operating rule for the Woodrow Wilson Bridge, a notice of

proposed rulemaking will be published and comments on all alternatives under consideration will be solicited. Comments are also invited concerning any particular problems experienced with this temporary schedule. These comments will be evaluated and modifications may be made or an alternate temporary schedule of openings may be established for the purpose of further evaluation. All comments received will also be considered along with those received in connection with the permanent operating schedule rule change being considered. Persons submitting comments should include their name and address, identify the bridge, and give reasons for any recommended changes to the temporary rules. Persons desiring acknowledgment that their comments have been received should enclose a stamped, self-addressed postcard or envelope.

Since this temporary rule serves the immediate interests of highway traffic with no expected significant adverse impacts on marine traffic, I find that good cause exists for publishing this temporary rule without publication of a notice of proposed rulemaking and for making it effective in less than 30 days.

**Regulatory Evaluation**

This temporary rule is considered to be non major under Executive Order 12291 and nonsignificant under the Department of Transportation regulatory policies and procedures (44 FR 11034, February 26, 1979). The economic impact has been found to be so minimal that a full regulatory evaluation is unnecessary. This conclusion is based on the fact that these regulations are temporary and may be withdrawn earlier than scheduled. They are not expected to have any substantial effect on commercial navigation or on any businesses that depend on waterborne transportation for successful operations.

**Small Entities**

Under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*), the U.S. Coast Guard must consider whether proposed rules will have a significant economic impact on a substantial number of small entities. "Small entities" include independently owned and operated small businesses that are not dominant in their field and that otherwise qualify as "small business concerns" under section 3 of the Small Business Act (15 U.S.C. 632). The Coast Guard will accept comments on the economic impact on small entities, in connection with the proposal for permanent regulations, and consider them at that time.



**Federalism**

This action has been analyzed in accordance with the principles and criteria contained in Executive Order 12612, and it has been determined that the temporary rule does not raise sufficient federalism implications to warrant preparation of a Federalism Assessment.

**Environment**

This rulemaking has been thoroughly reviewed by the Coast Guard and it has been determined to be categorically excluded from further environmental documentation in accordance with section 2.B.2.g.(5) of Commandant Instruction M16475.1B. A Categorical Exclusion Determination statement has been prepared and placed in the rulemaking docket.

**List of Subjects in 33 CFR Part 117**

Bridges.

In consideration of the foregoing, part 117 of title 33, Code of Federal Regulations, is temporarily amended as follows:

**PART 117—DRAWBRIDGE OPERATION REGULATIONS**

1. The authority citation for part 117 continues to read as follows:

**Authority:** 33 U.S.C. 499; 49 CFR 1.46; 33 CFR 1.05-1(g); 33 CFR 117.43.

2. Section 117.255 is temporarily amended by revising paragraph (a)(2) to read as follows: (This is a temporary rule and will not appear in the Code of Federal Regulations).

**§ 117.255 Potomac River.**

(a) \* \* \*

(2) Need not open:

(i) Except as provided in paragraph (a)(1) of this section, for the passage of any vessel unless at least 2 hours advance notice is given to the bridgetender at (202) 727-5522.

(ii) For the passage of any vessel from 4 a.m. to 9 a.m. and from 2 p.m. to 7 p.m., on Monday through Fridays other than Federal holidays.

(iii) For the passage of any vessel from 2 p.m. to 7 p.m. on Saturdays, Sundays, and Federal holidays.

(iv) For the passage of recreational vessels from 4 a.m. to 12 midnight with the exception of one opening at 11 a.m., if requested, on Mondays through Fridays other than Federal holidays.

(v) For the passage of recreational vessels from 6 a.m. to 12 midnight with the exception of one opening at 11 a.m., if requested, and one opening at 9 p.m., if requested, on Saturdays, Sundays, and Federal holidays.

(vi) This temporary rule is effective from September 29, 1991, through November 27, 1991.

\* \* \* \* \*

Dated: September 23, 1991.

W.T. Leland,

Rear Admiral, U.S. Coast Guard, Commander,  
Fifth Coast Guard District.

[FR Doc. 91-23376 Filed 9-26-91; 8:45 am]

BILLING CODE 91-4910-14-M

**ENVIRONMENTAL PROTECTION AGENCY****40 CFR Parts 712 and 716**

[OPTS-82036A; FRL-3948-5]

**Preliminary Assessment Information and Health and Safety Data Reporting; Addition of Chemicals; Technical Amendment**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Final rule, technical amendment.

**SUMMARY:** This notice corrects an error in a final rule published in the Federal Register of August 29, 1991, concerning six chemicals which were inadvertently included for reporting among the chemicals added to the IRIS category for two model information-gathering rules: the Toxic Substances Control Act (TSCA) section 8(a) Preliminary Assessment Information Rule (PAIR) and the TSCA section 8(d) Health and Safety Data Reporting Rule. The chemicals which were inadvertently included are: acrylic acid (CAS No. 79-10-7), acetophenone (CAS No. 98-86-2), phenol (CAS No. 108-95-2), N,N-dimethylaniline (CAS No. 121-69-7), ethyl acetate (CAS No. 141-78-6), and 2,6-dimethylphenol (CAS No. 576-26-1). This document also corrects a typographical error; Bisphenol S was incorrectly listed as Bisphenol A in §§ 712.30(x) and 716.120(d).

**EFFECTIVE DATE:** This rule will become effective on September 30, 1991.

**FOR FURTHER INFORMATION CONTACT:** David Kling, Acting Director, TSCA Environmental Assistance Division (TS-799), Office of Toxic Substances, Environmental Protection Agency, 401 M St., SW., rm. E-543, Washington, DC 20460, telephone (202) 260-1404, TDD: (202) 554-0551.

**SUPPLEMENTARY INFORMATION:** In the Federal Register of August 29, 1991 (56 FR 42688), EPA issued a final rule which added chemicals to two model information-gathering rules: the Toxic Substances Control Act (TSCA) section 8(a) Preliminary Assessment

Information Rule (PAIR) and the TSCA section 8(d) Health and Safety Data Reporting Rule. On page 42689, column 1, paragraph 3 states that the following six chemicals will not be placed in the IRIS category on PAIR or the section 8(d) rule: acrylic acid (CAS No. 79-10-7), acetophenone (CAS No. 98-86-2), phenol (CAS No. 108-95-2), N,N-dimethylaniline (CAS No. 121-69-7), ethyl acetate (CAS No. 141-78-6), and 2,6-dimethylphenol (CAS No. 576-26-1). However, with the exception of phenol (CAS No. 108-95-2) which only appeared in § 712.30(x), these chemicals were inadvertently included in the PAIR chemicals on page 42692 and the section 8(d) chemicals on page 42694. No reporting is required for these listed chemicals. Also the chemical substance Bisphenol S was incorrectly listed as Bisphenol A: (1) on page 42693, first table, second column, fifth entry and (2) on page 42695, first column, the fifth entry under the Sulphones category.

**Lists of Subjects in 40 CFR Parts 712 and 716**

Chemicals, Environmental protection, Hazardous substances, Health and safety data, Recordkeeping and reporting requirements.

Dated: September 19, 1991.

Charles M. Auer,

Director, Existing Chemical Assessment Division, Office of Toxic Substances.

Therefore, 40 CFR chapter I is amended as follows:

**PART 712—[AMENDED]**

1. In part 712:

a. The authority citation for part 712 continues to read as follows:

Authority: 15 U.S.C. 2607(a).

**§ 712.30 [Amended]**

b. In § 712.30(x) the following chemicals under the IRIS category are removed: acrylic acid (CAS No. 79-10-7), acetophenone (CAS No. 98-86-2), phenol (CAS No. 108-95-2), N,N-dimethylaniline (CAS No. 121-69-7), ethyl acetate (CAS No. 141-78-6), 2,6-dimethylphenol (CAS No. 576-26-1), and under the category Sulphones, the substance Bisphenol A is revised to read Bisphenol S.

**PART 716—[AMENDED]**

1. In part 716:

a. The authority citation for part 716 continues to read as follows:

Authority: 15 U.S.C. 2607(d).



**§ 716.120 [Amended]**

b. In § 716.120(d) the following chemicals under the IRIS category are removed: acrylic acid (CAS No. 79-10-7), acetophenone (CAS No. 98-86-2), N,N-dimethylaniline (CAS No. 121-69-7), ethyl acetate (CAS No. 141-78-6), 2,6-dimethylphenol (CAS No. 576-26-1), and under the category Sulphones, the substance Bisphenol A is revised to read Bisphenol S.

[FR Doc. 91-23361 Filed 9-26-91; 8:45 am]  
BILLING CODE 6560-50-F

**DEPARTMENT OF HEALTH AND HUMAN SERVICES****Health Care Financing Administration****42 CFR Part 442**

[HSQ-189-CN]

**Medicaid Program; Correction and Reduction Plans for Intermediate Care Facilities for the Mentally Retarded**

**AGENCY:** Health Care Financing Administration (HCFA), HHS.

**ACTION:** Final rule; correction.

**SUMMARY:** Federal Register document No. 91-15899 beginning on page 30696 of the Friday, July 5, 1991 issue, amended the portions of the Medicaid regulations regarding correction and reduction plans for intermediate care facilities for the mentally retarded. Part of a sentence was inadvertently omitted from the second paragraph of the Waiver of Notice of Proposed Rulemaking portion of the Supplementary Information. This notice issues a correction.

**EFFECTIVE DATE:** August 5, 1991.

**FOR FURTHER INFORMATION CONTACT:** Virginia Boucher (301) 966-0082.

**SUPPLEMENTARY INFORMATION:** On page 30697 (third column) of FR Doc. 91-15899, we inadvertently left the words "amendments to section 1922 that terminated the" out of the third sentence in the second paragraph of section III. Waiver of Notice of Proposed Rulemaking. That sentence should read as follows: "In the second category, are those regulations implementing section 1922 of the Act which no longer offer the opportunity for the submission and approval of either correction or reduction plans since those options have been eliminated by the amendments to section 1922 that terminated the Secretary's ability to approve such plans after January 1, 1990."

(Catalog of Federal Domestic Assistance Program No. 93.778, Medical Assistance Program)

Dated: September 19, 1991.

Neil J. Stillman,

*Deputy Assistant Secretary for Information Resources Management.*

[FR Doc. 91-23317 Filed 9-26-91; 8:45 am]

BILLING CODE 4120-01-M

**NATIONAL SCIENCE FOUNDATION****45 CFR Part 670****Conservation of Antarctic Animals and Plants**

**AGENCY:** National Science Foundation.

**ACTION:** Final rule with request for comments.

**SUMMARY:** NSF is amending its regulations at 45 CFR part 670 to designate additional Sites of Special Scientific Interest, to convert a Specially Protected Area to a Site of Special Scientific Interest, and to provide an additional criterion for the issuance of permits for entry into Specially Protected Areas.

These regulations, which implement the Antarctic Conservation Act of 1978, are being revised to reflect recommendations adopted by the Antarctic Treaty parties at the 15th Antarctic Treaty Consultative Meeting.

**EFFECTIVE DATE:** September 27, 1991.

**ADDRESSES:** Comments should be sent to Thomas F. Forhan, Coordination and Information Section, Division of Polar Programs, National Science Foundation, Washington, DC 20550.

**FOR FURTHER INFORMATION CONTACT:** Thomas F. Forhan at the address above or by telephone on 202-357-7808.

**SUPPLEMENTARY INFORMATION:** Since these regulations were originally issued in 1979, several Antarctic Treaty Consultative Meetings have been held in accordance with article IX of the Antarctic Treaty. These regulations have been amended on several occasions, based on recommendations adopted through the 14th Antarctic Treaty Consultative Meeting. This amendment implements recommendations XV-6, XV-7 and XV-8 of the 15th Antarctic Treaty Consultative Meeting (15th ATCM), as authorized by section 6 of the Antarctic Conservation Act of 1978. Because the amendment merely implements recommendations unanimously adopted at the 15th ATCM, public comments were not obtained before making the amendment effective.

The recommendations which are the subject of this amendment are summarized as follows:

Recommendation XV-6 provides that the following areas be designated Sites of Special Scientific Interest, and be subject to the management plans annexed thereto:

**Site No. 29:** Ablation Point-Ganymede Heights, Alexander Island, extending from latitude 70°45' to latitude 70°55' and from longitude 68°40'W to the George VI Sound coastline. This largely ice-free area comprises three main and two lesser valley systems separated by often precipitous ridges and plateaux 650-760 meters high. The Site represents one of the largest ablation areas in West Antarctica. It has a complex geology, the main rock with subordinate pebbly mudstones and sedimentary breccias. The base of the succession is formed of a spectacular melange, including large blocks of lava and agglomerate. This outcrops on the valley floors and at the base of several cliffs. It possesses a wide range of geomorphological features including raised beaches, moraine systems and patterned ground. There are several permanently frozen freshwater lakes and many ice-free ponds supporting a diverse flora (including aquatic briophytes) and fauna. There are a few major streams and many smaller ones in summer. The vegetation is generally sparse, with a unique moss and liverwort-dominated community type being restricted to 'oases' where water issues from otherwise dry barren hillsides. The terrestrial and freshwater ecosystems are vulnerable to human impact and therefore merit protection from uncontrolled human presence.

**Site No. 30:** Avian Island, North-West Marguerite Bay (67°46'S, 68°54'W). The Site consists of Avian Island together with its littoral zone. It is 1.45 kilometers long and 0.8 kilometers at its widest, and rises to an altitude of about 45 meters. It is largely ice-free in summer and there are several shallow melt pools, the largest being on the eastern raised beach area. Excluded from the Site is the north-western corner of the island where there is a small refuge hut; this area is bounded by a line extending from the north-east end of the southern of two long inlets at the north-west of the island, due north over the western slope of a low rocky hill, to the north coast of the island. All land to the west of this line is not included in the Site. The Site is exceptional for its abundance and diversity of breeding seabirds (e.g. Adelie penguins, *Pygoscelis adeliae*, about 40,000 pairs; blue eyed shags, *Phalacrocorax atriceps*, about 300 pairs; southern giant petrels, *Macronectes giganteus*, about 200 pairs; dominican gulls, *Larus*



*dominicanus*, about 60 breeding pairs, total adult birds about 200; south polar skuas, *Catharacta maccormicki*, 30 breeding pairs, total adult birds about 200; Wilson's storm petrels, *Oceanites oceanicus*, several hundred pairs). The giant petrel colony is the farthest south known breeding population, while the blue-eyed shags are very close to the southern limit of their breeding range. Avian Island is therefore of outstanding ornithological importance and merits protection from unnecessary human disturbance.

**Site No. 31:** Mount Flora, Hope Bay, Antarctic Peninsula (63°25'S, 57°01'W). The Site comprises the upper slopes of Mount Flora above an altitude of 250 meters where the plant-beds of sandstone and siltstone outcrops as a distinct black band between the lower band of conglomerates and light colored volcanic rocks which cap the mountain. The Site is of exceptional scientific importance for its rich fossil flora. It was one of the first fossil floras discovered in Antarctica and has played a significant stratigraphic role in deducing the geological history of the Antarctic Peninsula. Its long history as an easily accessible site and the large amount of fossiliferous debris occurring in scree has made it vulnerable to souvenir collectors and the amount of material available for serious research has been considerably depleted. For this reason the Site merits urgent protection.

Recommendation XV-7 provided that the following site be converted from a Specially Protected Area to a Site of Special Scientific Interest and be subject to a management plan annexed thereto.

**Site No. 32:** Cape Shirreff, Livingston Island, South Shetland Islands (62°27'S, 60°47'W). The Site includes the entire area of the Cape Shirreff peninsula north of the glacier ice tongue margin, and most of the Telmo Island group. The presence of both Antarctic fur seal and penguin breeding colonies, and of krill fisheries within the foraging range of these species, make this a critical site for inclusion in the ecosystem monitoring network being established to help meet the objectives of the Convention on the Conservation of Antarctic Marine Living Resources. The purpose of the designation is to allow planned research and monitoring to proceed, while avoiding or reducing, to the greatest extent possible, other activities which could interfere with or affect the results of the research and monitoring program or alter the natural features of the Site.

Recommendation XV-8 urged that paragraph 4 of article VIII of the agreed measures be revised to include the following additional criteria for the

issuance of permits for entry into Specially Protected Areas as follows: and (c) the actions permitted thereunder are in accordance with any Management Plan accompanying the description of a Specially Protected Area.

Additional changes to these regulations which would implement other recommendations adopted at the 15th ATCM are being considered, but will be the subject of a separate rule-making procedure.

As required by the Antarctic Conservation Act, NSF consulted with the Department of State prior to preparing this notice.

This is not a major rule as defined by Executive Order 12291. This regulation will not have a significant impact on a substantial number of small businesses. No new information collection requirements are imposed by the amendment.

#### List of Subjects 45 CFR Part 670

Antarctica, Conservation.

Pursuant to the authority granted by 42 U.S.C. 1870 and 16 U.S.C. 2401, NSF is amending 45 CFR part 670 as set forth below.

#### PART 670—[AMENDED]

1. The authority citation for part 670 continues to read as follows:

**Authority:** Sec. 11, Pub. L. 81-507, 64 Stat. 149 (42 U.S.C. 1870) as amended; Pub. L. 95-541, 92 Stat. 2048 (16 U.S.C. 2401).

2. Section 607.28 is amended by revising paragraphs (a) and (b) and adding paragraph (c) to read as follows:

##### § 670.28 Specific Issuance Criteria.

\* \* \* \* \*

(a) There is a compelling scientific purpose for such entry which cannot be served elsewhere;

(b) The actions allowed under any such permit will not jeopardize the natural ecological system existing in that area; and

(c) the actions permitted thereunder are in accordance with any Management Plan accompanying the description of a Specially Protected Area.

\* \* \* \* \*

##### § 670.30 [Amended]

3. Section 670.30 is amended by removing and reserving paragraph (i).

##### § 670.34 [Amended]

4. Section 670.34 is amended by adding paragraphs (b)(29) through (32) to read as follows:

\* \* \* \* \*

(b) \* \* \*

(29) Ablation Point-Ganymede Heights, Alexander Island: Site No. 29 as described in Recommendation XV-6.

(30) Avian Island, North-West Marguerite Bay: Site No. 30 as described in Recommendation XV-6.

(31) Mount Flora, Hope Bay, Antarctic Peninsula: Site No. 31 as described in Recommendation XV-6.

(32) Cape Shirreff, Livingston Island, South Shetland Islands: Site No. 32 as described in Recommendation XV-7.

Dated: September 19, 1991.

Charles H. Herz,  
General Counsel.

[FR Doc. 91-23211 Filed 9-26-91; 8:45 am]

BILLING CODE 7555-01-M

## DEPARTMENT OF TRANSPORTATION

### National Highway Traffic Safety Administration

#### 49 CFR Part 571

[Docket No. 89-18; Notice 6]

### Federal Motor Vehicle Safety Standards; Glazing Materials

**AGENCY:** National Highway Traffic Safety Administration (NHTSA), DOT.

**ACTION:** Final rule; correction.

**SUMMARY:** In March and April 1991, this agency published two separate final rules amending the safety standard on glazing materials. This notice corrects errors that occurred because the March 1991 amendments took effect after the April 1991 amendments.

**EFFECTIVE DATE:** The amendments in this correction notice are effective September 27, 1991.

**FOR FURTHER INFORMATION CONTACT:** Mr. Clarke Harper, Office of Vehicle Safety Standards, NRM-12, room 5320, National Highway Traffic Safety Administration, 400 Seventh Street SW., Washington, DC 20590. Mr. Harper's telephone number is (202) 336-2264.

**SUPPLEMENTARY INFORMATION:** On March 27, 1991 (56 FR 12669), and April 23, 1991 (56 FR 18526), the agency published Federal Register notices amending Federal Motor Vehicle Safety Standard No. 205 Glazing materials (49 CFR 571.205). The March 1991 rule permits specimen clamping for Test 26, one of the tests applicable to glass-plastic glazing. The April 1991 rule creates three new items of glass-plastic glazing. The amendments were written with the expectation that the March 1991 notice would be published sufficiently before the April notice so that the amendments in the former



notice would take effect first. The fact that the March 1991 amendments did not become effective until September 23, 1991, while the April 1991 amendments had an effective date of May 23, 1991, has caused problems in the addition and removal of provisions from Standard No. 205.

Specifically, the juxtaposition in the sequence of the effective dates of the two notices resulted, effective September 23, 1991, in S5.1.2.4 Item 14 Class Plastics making reference to sections of Standard No. 205 that were removed or superseded effective May 23, 1991, and placing the specimen clamping test procedure for Test 26 in an inappropriate section. This notice corrects S5.1.2.4 so that it now refers to the correct sections of Standard No. 205 and moves the clamping procedure from S5.1.2.4 to S5.1.2.9. This notice also corrects errors in the list of applicable tests for S5.1.2.5 Item 15A Annealed Glass-Plastic for Use in All Positions in a Vehicle Except the Windshield.

This amendment imposes no duties or responsibilities on any party, nor does it make any substantive changes to Standard No. 205. This amendment simply ensures that Standard No. 205 reads as the agency intended.

Because the amendments are technical in nature and have no substantive impact, it is hereby found that notice and public comment thereon are unnecessary. Further, because the amendments are technical in nature, it is hereby found for good cause shown that an effective date earlier than 180 days after issuance of the rule is in the public interest, and the amendments are effective upon publication in the **Federal Register**.

#### List of Subjects in 49 CFR Part 571

Imports, Motor vehicle safety, Motor vehicles, Rubber and rubber products, Tires.

In consideration of the foregoing, Federal Motor Vehicle Safety Standard No. 205, Glazing materials (49 CFR 571.205), is amended to read as follows:

#### PART 571—[AMENDED]

1. The authority citation for part 571 continues to read as follows:

**Authority:** 15 U.S.C. 1392, 1401, 1403, 1407; delegation of authority at 49 CFR 1.50.

#### § 571.205 [Amended]

2. S5.1.2.4 is revised to read as follows:

S5.1.2.4 *Item 14—Glass-Plastics.* Glass-plastic glazing materials that comply with the labeling requirements of S5.1.2.10 and Tests No. 1, 2, 3, 4, 9, 12,

15, 16, 17, 18, 19, 24, 26 and 28, as those tests are modified in S5.1.2.9 *Test Procedures for Glass-Plastics*, may be used anywhere in a motor vehicle, except that it may not be used in convertibles, in vehicles that have no roof or in vehicles whose roofs are completely removable.

3. S5.1.2.5 is correctly revised to read as follows:

S5.1.2.5 *Item 15A—Annealed Glass-Plastic for Use in All Positions in a Vehicle Except the Windshield.* Glass-plastic glazing materials that comply with Test Nos. 1, 2, 3, 4, 9, 12, 16, 17, 18, 19, 24, and 28, as those tests are modified in S5.1.2.9 *Test Procedures for Glass-Plastics*, may be used anywhere in a motor vehicle except the windshield, and may not be used in convertibles, in vehicles that have no roof or in vehicles whose roofs are completely removable.

3. Paragraph (e) is added after paragraph (d) of S5.1.2.9 as follows:

(e) The glass-plastic glazing specimen tested in accordance with Test No. 26 shall be clamped in the test fixture in Figure 1 of this standard in the manner shown in that figure. The clamping gasket shall be made of rubber 3 millimeters (mm) thick of hardness 50 IRHD (International Rubber Hardness Degrees), plus or minus five degrees. Movement of the test specimen, measured after the test, shall not exceed 2 mm at any point along the inside periphery of the fixture. Movement of the test specimen beyond the 2 mm limit shall be considered an incomplete test, not a test failure. A specimen used in such an incomplete test shall not be retested.

Issued on: September 23, 1991.

**Jerry Ralph Curry,**  
*Administrator.*

[FR Doc. 91-23307 Filed 9-26-91; 8:45 am]  
BILLING CODE 4910-59-M

#### DEPARTMENT OF COMMERCE

#### National Oceanic and Atmospheric Administration

#### 50 CFR Part 675

[Docket No. 901199-1021]

#### Groundfish of the Bering Sea and Aleutian Islands Area

**AGENCY:** National Marine Fisheries Service (NMFS), NOAA, Commerce.

**ACTION:** Notice of closure.

**SUMMARY:** The Director, Alaska Region, NMFS (Regional Director), has determined that the prohibited species catch (PSC) allowance of Pacific herring (herring) for the domestic annual processing (DAP) "midwater pollock fishery" has been reached. The Secretary of Commerce (Secretary) is closing the Winter Herring Savings Area to directed fishing with trawl gear for pollock. This action is necessary to reduce herring bycatch in the "DAP midwater pollock fishery." The intent of this action is to promote optimum use of groundfish while conserving herring stocks.

**EFFECTIVE DATES:** Winter Herring Savings Area: 12 noon, Alaska local time (A.l.t.) September 21, 1991, through 12 noon, A.l.t., March 1, 1992.

**FOR FURTHER INFORMATION CONTACT:** Jessica A. Gharrett, Resource Management Specialist, NMFS, 907-586-7228.

**SUPPLEMENTARY INFORMATION:** The Fishery Management Plan for the Groundfish Fishery of the Bering Sea and Aleutian Islands Area (FMP) governs the groundfish fishery in the exclusive economic zone within the Bering Sea and Aleutian Islands Management Area (BSAI) under the Magnuson Fishery Conservation and Management Act. The FMP was prepared by the North Pacific Fishery Management Council and is implemented by regulations for the foreign fisheries at 50 CFR 611.93 and for the U.S. fisheries at 50 CFR parts 620 and 675.

The final rule that implements Amendment 16a to the FMP (56 FR 32984; July 18, 1991) established herring bycatch management measures for the groundfish trawl fisheries. Herring Savings Areas were established that would be closed to trawling when certain amounts of the herring PSC allowance were taken. Under § 675.2, the Herring Savings Areas are defined by location in degrees of latitude/longitude and by date, beginning and ending at 12 noon, A.l.t. Summer Herring Savings Area 1 exists from June 15 through July 1 of a fishing year; Summer Herring Savings Area 2 exists from July 1 through August 15 of a fishing year; and the Winter Herring Savings Area exists from September 1 of the current fishing year through March 1 of the succeeding fishing year.

Under § 675.21(a)(6), the PSC limit of herring caught while conducting any domestic trawl fishery for groundfish in the BSAI is 1 percent of the annual



eastern Bering Sea herring biomass. The PSC limit of herring was apportioned into annual herring PSC allowances for target fisheries defined at § 675.21(b)(4), and published in the *Federal Register* as part of FMP Amendment 16a (56 FR 32984; July 18, 1991). For the 1991 fishing year, the herring PSC limit is 834 metric tons (mt). The amount of herring bycatch apportioned to the "DAP midwater pollock fishery" is 584 mt. A fishery's herring bycatch since the beginning of the 1991 fishing year is credited against its apportionment of the 1991 herring PSC limit. As of September 8, 1991, the bycatch of herring in the "DAP midwater pollock fishery" was 597 mt.

Under § 675.21(d)(1), the Regional Director has determined that U.S. fishing

vessels using trawl gear have caught the PSC allowance of Pacific herring while participating in the "DAP midwater pollock fishery" as defined in paragraph (b)(4) of that section. Therefore, NMFS is prohibiting directed fishing for pollock by vessels using trawl gear in the Winter Herring Savings Area, effective 12 noon, A.l.t., September 21, 1991, through 12 noon, A.l.t., March 1, 1992.

Within the closed area, under §§ 675.21(d)(1) and 675.20(h)(1), the operator of a vessel using trawl gear is engaged in directed fishing for pollock if he retains at any time during a trip an amount of pollock caught using trawl gear equal to or greater than 20 percent of the aggregate catch of all other fish species retained at the same time on the

vessel during the same trip, measured in round weight equivalents.

#### Classification

This action is taken under §§ 675.20 and 675.21 and complies with Executive Order 12291.

#### List of Subjects in 50 CFR Part 675

Fish, Fisheries, Reporting and recordkeeping requirements.

Authority: 16 U.S.C. 1801 *et seq.*

Dated: September 23, 1991.

David S. Crestin,

*Acting Director, Office of Fisheries Conservation and Management, National Marine Fisheries Service.*

[FR Doc. 91-23311 Filed 9-24-91 9:36 am]

BILLING CODE 3510-22-M



# Proposed Rules

Federal Register

Vol. 56, No. 188

Friday, September 27, 1991

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

## DEPARTMENT OF THE TREASURY

### Internal Revenue Service

#### 26 CFR Part 1

[IA-120-86]

RIN 1545-AK03

#### Capitalization of Interest; Correction

**AGENCY:** Internal Revenue Service, Treasury.

**ACTION:** Correction to notice of proposed rulemaking.

**SUMMARY:** This document contains corrections to the notice of proposed rulemaking (IA-120-86), which was published on Friday, August 16, 1991, (56 FR 40815). The proposed regulations relate to the requirement of section 263A(f) of the Internal Revenue Code to capitalize interest with respect to the production of property.

**FOR FURTHER INFORMATION CONTACT:** Mary Goode (202) 566-3826 (not a toll-free number).

#### SUPPLEMENTARY INFORMATION:

##### Background

The notice of proposed rulemaking that is the subject of these corrections provides guidance necessary for taxpayers to comply with the requirement to capitalize interest with respect to certain property produced by the taxpayer.

##### Need for Correction

As published, the proposed regulations contain errors which may prove to be misleading and are in need of clarification.

##### Correction of Publication

Accordingly, the publication of the proposed regulations (IA-120-86), which was the subject of FR Doc. 91-18817, is corrected as follows:

##### § 1.266-1 [Corrected]

**Paragraph 1.** On page 40842, column three, in § 1.266-1, paragraph (a)(2), line one, the language "See § 1.263A(f)-1 for

rules" is corrected to read "See §§ 1.263A(f)-1 through 1.263A(f)-9 for rules".

**Par. 2.** On page 40842, column three, in § 1.266-1, paragraph (a)(2), line five, the language "applying § 1.263A(f)-1, a taxpayer may" is corrected to read "applying §§ 1.263A(f)-1 through 1.263A(f)-9, a taxpayer may".

**Dale D. Goode,**

*Federal Register Liaison Officer, Assistant Chief Counsel (Corporate).*

[FR Doc. 91-23356 Filed 9-26-91; 8:45 am]

BILLING CODE 4830-01-M

#### 26 CFR Parts 1 and 7

[INTL-054-91; INTL-178-86]

RIN 1545-AP81; 1545-AI32

#### Transfers of Stock or Securities by U.S. Persons to Foreign Corporations, and Foreign Liquidations and Reorganizations; Correction

**AGENCY:** Internal Revenue Service, Treasury.

**ACTION:** Correction to notice of proposed rulemaking.

**SUMMARY:** This document contains corrections to the notice of proposed rulemaking (INTL-054-91; INTL-178-86), which was published on Monday, August 26, 1991, (56 FR 41993). The proposed regulations relate to transfers of stock or securities by United States persons to foreign corporations pursuant to the corporate organization, reorganization or liquidation provisions of the Internal Revenue Code.

**FOR FURTHER INFORMATION CONTACT:** Elizabeth U. Karzon (INTL-054-91), (202-566-6442) or Bernard T. Bress (INTL-178-86), (202-566-3452), (not toll-free numbers).

#### SUPPLEMENTARY INFORMATION:

##### Background

The notice of proposed rulemaking that is the subject of these corrections contains proposed Income Tax Regulations setting forth rules for exchanges described in section 332, 351, 354, 355, 356, or 361 that involve one or more foreign corporations.

##### Need for Correction

As published, the proposed

regulations contain errors which may prove to be misleading and are in need of clarification.

##### Correction of Publication

Accordingly, the publication of the proposed regulations (INTL-054-91; INTL-178-86), which were the subject of FR Doc. 91-19787, is corrected as follows:

**Paragraph 1.** On page 41995, column one, in the preamble under the heading "Section 1.367(a)-3", paragraph one, line 37, the language "§ 1.367(a)-3(c)(4) (the exception to the" is corrected to read "§ 1.367(a)-3(c)(5) (the exception to the".

**Par. 2.** On page 41996, column two, in the preamble under the heading "Section 1.367(b)-2", paragraph two, lines ten and eleven, the language "and profits amount" will be applied prospectively only, but will be effective" is corrected to read "and profits amount" will be effective".

**Par. 3.** On page 41997, column two, in the preamble under the heading "Section 1.367(b)-4", paragraph one, line four, the language "in a section 332 liquidation or a section" is corrected to read "in an exchange described in section 351 or a section".

**Par. 4.** On page 41998, column two, in the preamble under the heading "Section 1.367(b)-6", paragraph one, line ten, the language "that occur August 26, 1991. Comments" is corrected to read "that occur on or after August 26, 1991. Comments".

**Par. 5.** On page 42002, column three, in § 1.367(a)-3, the heading for paragraph (f)(2)(ii), the language "§ 1.367(a)-3(c)(4). If an election is made" is corrected to read "§ 1.367(a)-3(c)(5). If an election is made".

**Par. 6.** On page 42002, column three, in § 1.367(a)-3, paragraph (f)(2)(ii), line four, the language "§ 1.367(a)-3(c)(4) shall apply to any gain" is corrected to read "§ 1.367(a)-3(c)(5) shall apply to any gain".

**Dale D. Goode,**

*Federal Register Liaison Officer, Assistant Chief Counsel (Corporate).*

[FR Doc. 91-23355 Filed 9-26-91; 8:45 am]

BILLING CODE 4830-01-M



**Bureau of Alcohol, Tobacco and Firearms****27 CFR Part 5****[Notice No. 725]****Standards of Fill for Distilled Spirits****AGENCY:** Bureau of Alcohol, Tobacco and Firearms (ATF), Treasury.**ACTION:** Notice of proposed rulemaking.

**SUMMARY:** ATF is considering amending the standard of fill regulations for distilled spirits. Based on a petition it has received, the Bureau wishes to gather information by inviting comments from the public and industry on whether to amend the standard of fill requirements in 27 CFR part 5 to authorize a 355 milliliter (approximately 12 ounces) size for cans only.

**DATES:** Written comments must be received by November 26, 1991.

**ADDRESSES:** Send written comments to: Chief, Revenue Programs Division, Bureau of Alcohol, Tobacco and Firearms, P.O. Box 385, Washington, DC 20044-0385 Attn: Notice No. 725.

**FOR FURTHER INFORMATION CONTACT:** Dick Langford, Distilled Spirits and Tobacco Branch, Bureau of Alcohol, Tobacco and Firearms, Washington, DC 20226, telephone (202) 566-7531.

**SUPPLEMENTARY INFORMATION:** Section 105(e) of the Federal Alcohol Administration Act (FAA Act) 27 U.S.C. 205(e) authorizes the Secretary of the Treasury to prescribe regulations relating to, among other things, the "size and fill" of alcoholic beverage containers, "as will prohibit deception of the consumer with respect to such products or the quantity thereof \* \* \*."

ATF has long held to the position that standards of fill are necessary for wine and distilled spirits and that without such standards there would be a proliferation of bottle sizes which would result in a number of bottle sizes that are similar in size and shape, thereby resulting in consumer confusion and deception.

Accordingly, ATF has prescribed metric standards of fill required for all bottles of domestic or imported distilled spirits in 27 CFR 5.47a as follows:

1.75 liters  
1.00 liter  
750 milliliters  
375 milliliters  
200 milliliters  
100 milliliters  
50 milliliters

The term "bottle" is defined in § 5.11 as "any container, irrespective of the material from which made, used for the sale of distilled spirits at retail."

Metric standards of fill are likewise prescribed for wine in 27 CFR 4.73; however, the definition of "wine" in the FAA Act excludes those wine products which contain less than seven percent alcohol by volume. Consequently, the standards of fill for wine do not apply to low alcohol wine products such as "coolers." No standards of fill are prescribed in the regulations for malt beverages.

"Coolers" and similar ready-mixed alcoholic beverages are low-alcohol content products which are generally bottled at less than seven percent alcohol by volume, whether the base alcohol is derived from distilled spirits, wine or beer. As indicated above, such products, when produced from wine or beer, are not subject to standard of fill regulations under the FAA Act and are frequently put into cans which correspond to English units of measure. If the product is a spirits based product, however, it is subject to the metric standard of fill requirements in § 5.47a of the regulations.

ATF has received a petition on behalf of Jim Beam Brands, Inc., to amend the distilled spirits standard of fill regulations in 27 CFR part 5 to permit the use of 355 milliliter (12 fluid ounces) cans for bottling distilled spirits "cooler" type products. The petitioner has presented evidence that a 12 ounce can is a standard can size.

The petitioner currently markets a low proof distilled spirits product packaged in cans which conform to the 375 milliliter standard of fill; however, due to recent changes in manufacturing standards made by the can industry, cans of a size which conforms to the 375 milliliter standard of fill are either not available or cost prohibitive.

Because of the unavailability of cans in the standard authorized sizes, the petitioner requests authorization to bottle low alcohol spirits products in 355 milliliter cans. The petitioner proposed either of two alternative regulatory approaches.

The petitioner first proposed exempting distilled spirits products containing less than 7% alcohol by volume from the standards of fill requirements in part 5. Alternatively, the petitioner has urged that the Director be authorized to approve a nonstandard fill for spirits based "cooler" type products at the request of a producer or importer in instances where standard of fill size packages are not normally produced in the United States.

In notice No. 633 (52 FR 23685, dated June 24, 1987) ATF raised the question in an advanced notice of proposed rulemaking whether standards of fill for distilled spirits and wine should be

retained. The response to that issue was overwhelming that the standards should be retained, and the advance notice of proposed rulemaking was withdrawn by notice No. 696 (55 FR 3980, dated February 6, 1990).

ATF believes that the exemption of any category of distilled spirits products, including those products containing less than 7 percent alcohol by volume, from the standards of fill requirements would be contrary to the wishes of the industry as expressed by its comments on the issue.

Additionally, we believe that the adoption of unusual metric sizes, intended to be approximately equivalent to common sizes in English units, would defeat one of the major objectives of metrication. That is, it would further complicate marketing efforts abroad where, as in the European Economic Community, the metric sizes set forth in § 5.47a are the standard of the market place.

Instead, the Bureau proposes to establish a separate, 355 milliliter standard of fill for cans only. This proposal is based on the belief that cans are sufficiently distinct from other types of liquor bottles, in both shape and design, so that a different standard of fill would not be confusing to the consumer. Generally, cans are distinctly shaped, cannot be readily reclosed after opening, and are used only for ready-mixed products in single-serving sizes.

Furthermore, ATF does not believe that the authorization of a 355 milliliter standard of fill for cans only would significantly impact international trade since such ready-mixed products in single-serving sizes are less economical to ship.

Accordingly, the proposed rule would establish new standards of fill only for metal containers which have the general shape and design of a can, which have a closure that is an integral part of the container and which cannot be readily reclosed after opening. The current standards of fill prescribed for other types of liquor bottles would not be authorized for containers which meet the criteria of a can. Because such containers, which cannot be readily reclosed, would likely be used only for single serving sizes, standards of fill larger than 355 milliliters are proposed to be eliminated for cans.

**Executive Order 12291**

It has been determined that this proposed rule is not a "major rule" within the meaning of Executive Order 12991, 46 FR 13193 (1981), because it will not have an annual effect on the economy of \$100 million or more; it will



not result in a major increase in costs or prices for consumers, individual industries, Federal, State or local government agencies, or geographic regions; and it will not have significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

#### Regulatory Flexibility Act

The provisions of the Regulatory Flexibility Act relating to an initial and final regulatory flexibility analysis (5 U.S.C. 603, 604) are not applicable to this proposal because the notice of proposed rulemaking, if promulgated as a final rule, will not have a significant economic impact on a substantial number of small entities.

The proposal will not impose, or otherwise cause, a significant increase in reporting, recordkeeping, or other compliance burdens on a substantial number of small entities. The proposal is not expected to have significant secondary or incidental effects on a substantial number of small entities. Accordingly, it is hereby certified under the provisions of Section 3 of the Regulatory Flexibility Act (5 U.S.C. 605(b)) that this notice of proposed rulemaking, if promulgated as a final rule, will not have a significant economic impact on a substantial number of small entities.

#### Paperwork Reduction Act

The provisions of the Paperwork Reduction Act of 1980, (Pub. L. 96-511, 44 U.S.C. chapter 35, and its implementing regulations, 5 CFR part 1320, do not apply to this notice rule because no requirement to collect information is proposed.

#### Public Participation

ATF requests comments from all interested persons. All comments received on or before the closing date will be carefully considered. Comments received after the closing date will be given the same consideration if it is practical to do so, but assurance of consideration cannot be given except as to comments received on or before the closing date.

ATF will not recognize any material or comments as confidential. All comments submitted in response to this notice will be available for public inspection during normal business hours at: ATF Reading Public Room, room 6300, 650 Massachusetts Avenue, NW., Washington, DC. Any material that the commenter considers confidential or inappropriate for disclosure to the

public should not be included in the comment. The name of the person submitting a comment is not exempt from disclosure.

During the comment period, any person may request an opportunity to present oral testimony at a public hearing. However, the Director reserves the right, in the light of all circumstances, to determine whether a public hearing should be held.

#### Drafting Information

The principal author of this document is Dick Langford, Distilled Spirits and Tobacco Branch.

#### List of Subjects in 27 CFR Part 5

Advertising, Consumer protection, Customs duties and inspection, Imports, Labeling, Liquors, Packaging and containers.

#### Authority

Under the authority of 27 U.S.C. 205, ATF proposes to amend 27 CFR part 5 as follows:

**Paragraph 1.** The authority citation for 27 CFR part 5 continues to read as follows:

**Authority:** 26 U.S.C. 5301, 7805, 27 U.S.C. 205.

**Paragraph 2.** Section 5.47a paragraph (a) is revised to read as follows:

#### § 5.47a Metric standards to fill (distilled spirits bottled after December 31, 1979).

(a) *Authorized standards of fill.* The standards of fill for distilled spirits are the following:

(1) For containers other than cans described in paragraph (a)(2) of this section—

1.75 liters  
1.00 liter  
750 milliliters  
500 milliliters (Authorized for bottling until June 30, 1989)  
375 milliliters  
200 milliliters  
100 milliliters  
50 milliliters

(2) For metal containers which have the general shape and design of a can, which have a closure which is an integral part of the container, and which cannot be readily reclosed after opening—

355 milliliters  
200 milliliters  
100 milliliters  
50 milliliters

\* \* \* \* \*

Signed: March 26, 1991.

Stephen E. Higgins,  
Director.

Approved: August 30, 1991.

John P. Simpson,  
Acting Assistant Secretary (Enforcement).  
[FR Doc. 91-23316 Filed 9-26-91; 8:45 am]  
BILLING CODE 4810-31-M

## ENVIRONMENTAL PROTECTION AGENCY

### 40 CFR Part 141

[WH-FRL-4013-1]

### National Primary Drinking Water Regulations: Analytical Techniques; Coliform Bacteria

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of availability.

**SUMMARY:** The following two reports are available to the public: "Comparison of the Ability of the Autoanalysis Colilert ONPG-MUG Test System to the Standard Methods Lurly Tryptose Broth-EC-MUG System to Detect Chlorine Stressed *Escherichia Coli*" (Standridge (State of Wisconsin Laboratory of Hygiene), et al.), and "Evaluation of the Autoanalysis Colilert Test, Coliquik Coliform Test and EC Medium with MUG for Detection of *Escherichia coli* in Water" (Covert, et al., EPA study). (ONPG is ortho-nitrophenyl-β-D-galactopyranoside; MUG is 4-methylumbelliferyl-β-D-glucuronide.) Both documents contain data on the performance of the MMO-MUG test (also referred to as the Colilert test) with low densities of the bacterium *Escherichia coli* (*E. coli*) in drinking water. EPA seeks public comment on the data. The Agency will use the data and associated public comments to decide whether to approve the MMO-MUG test for *E. coli* detection, for compliance with the maximum contaminant level for total coliforms under the Safe Drinking Water Act.

**DATES:** Written comments should be submitted on or before October 28, 1991.

**ADDRESSES:** Send written comments on this notice of availability to Coliforms Comment Clerk, Drinking Water Standards Division, Office of Ground Water and Drinking Water (WH-550D), Environmental Protection Agency, 401 M Street SW., Washington, DC 20460. EPA requests that commenters submit any articles cited in their written comments.

The documents cited in this notice are available for review at EPA's Drinking



Water docket, 401 M Street, SW., Washington, DC 20460. For access to the docket materials, call (202) 260-3027 on Monday through Friday, excluding Federal holidays, between 9 a.m. and 3:30 p.m. Eastern Time for an appointment. **Ordering Information:** For copies of the cited documents, call the Safe Drinking Water Hotline, telephone (800) 426-4791. The Safe Drinking Water Hotline is open Monday through Friday, excluding Federal holidays, from 8:30 a.m. to 5 p.m. Eastern Time.

**FOR FURTHER INFORMATION CONTACT:** The Safe Drinking Water Hotline at the telephone number above, or Paul S. Berger, Ph.D., Office of Ground Water and Drinking Water (WH-550D), Environmental Protection Agency, 401 M Street SW., Washington, DC 20460, telephone (202) 260-3039.

**SUPPLEMENTARY INFORMATION:** On June 1, 1990, EPA proposed to approve the MMO-MUG test for *E. coli* detection (55 FR 22752) for compliance with the maximum contaminant level for total coliforms under the Safe Drinking Water Act. Public commenters, however, raised questions about the performance of this test with low densities of environmentally-stressed *E. coli*. As a result, EPA deferred approval of the MMO-MUG test until new data became available to resolve this issue (56 FR 636; January 8, 1991). These data are now available in the two cited reports, and are described below. The Agency seeks public comment on these data.

In the study described in the document, "Evaluation of the Autoanalysis Colilert Test, Coliquik Coliform Test and EC Medium with MUG for Detection of *Escherichia coli* in Water" (Covert, et al.), investigators from the EPA's Environmental Monitoring Systems Laboratory examined 33 samples from 27 different *E. coli* sources. Sources included a pure culture isolated from the environment, untreated source water, human feces, primary effluent, and drinking water. All samples except those from drinking water (four) were disinfected in the laboratory with either chlorine or monochloramine to stress the *E. coli*. *E. coli* recoveries on the Colilert test, EC+MUG test, and Coliquik test were then compared.

The final density of *E. coli* ranged from 0.22 to greater than 2.3 per 10 ml with a median value of 1.6 in the 11 pure culture tests and from less than 0.11 to greater than 2.3 per 10 ml with a median value of 1.2 in the 22 natural sample tests. For these 33 tests, the number of MUG-positive tubes for the Colilert test and EC+MUG test was equivalent (189/330 for the Colilert test, 186/330 for the

EC+MUG test). For all samples, the false-negative rate was 10.7% for EC+MUG and 14.9% for the Colilert test. Statistical analysis of the data indicated no significant difference in the detection of *E. coli* between the Colilert test and EC+MUG test. These data suggest that the MMO-MUG test is satisfactory for recovering low densities of stressed *E. coli*.

In the study described in the document, "Comparison of the Ability of the Autoanalysis Colilert ONPG-MUG Test System to the Standard Methods Lauryl Tryptose Broth-EC-MUG System to Detect Chlorine Stressed *Escherichia coli*", Standridge, et al. compared the ability of the MMO-MUG test and the EC+MUG test to recover stressed *E. coli*, using a test protocol designed by EPA and reviewed by EPA's Science Advisory Board. Nineteen samples of settled raw sewage from nine sewage treatment facilities were used as *E. coli* sources. Samples were filtered and chlorinated to stress the *E. coli*, then diluted so that the *E. coli* concentration was about 5-10/100 ml. For each sample, 40 pairs of MMO-MUG tubes and lauryl tryptose broth/EC+MUG tubes were inoculated with the stressed *E. coli*. The MMO-MUG test recovered more *E. coli* than the EC+MUG test in 16 of the 19 samples. Overall, the investigators found that the MMO-MUG test was superior to the EC+MUG test for recovering chlorine-stressed *E. coli*.

Both studies above suggest that the Colilert test performs satisfactorily. Therefore, unless EPA receives data to the contrary during the public comment period, EPA intends to approve the MMO-MUG test for *E. coli* detection.

Dated: September 20, 1991.

**Lajuana S. Wilcher,**  
Assistant Administrator.

[FR Doc. 91-23366 Filed 9-26-91; 8:45 am]  
BILLING CODE 6560-50-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Health Care Financing Administration

#### 42 CFR Parts 409, 418, and 464

[BPD-469-P]

RIN 0938-AD78

### Medicare Program; Medicare Coverage of Home Health Services, Medicare Conditions of Participation, and Home Health Aide Supervision

**AGENCY:** Health Care Financing Administration (HCFA), HHS.

**ACTION:** Proposed rule.

**SUMMARY:** These proposed regulations would establish home health aide supervision and duty requirements applicable to all home health agencies (HHAs) and hospices that provide home health aide services under the Medicare program. In addition, these regulations would codify longstanding policies concerning the limitations and exclusions applicable to home health services covered under the Medicare program. It also would clarify policies concerning exclusions for drugs and biologicals and prosthetic devices. By incorporating these policies into regulations, providers and suppliers of services would gain a better understanding of Medicare coverage of services.

**DATES:** Comments will be considered if we receive them at the appropriate address, as provided below, no later than 5 p.m. on November 26, 1991.

**ADDRESSES:** Mail comments in writing to the following address: Health Care Financing Administration, Department of Health and Human Services, Attention: BPD-469-P, P.O. Box 26676, Baltimore, Maryland 21207.

Please address a copy of comments on information collection requirements to: Office of Information and Regulatory Affairs, Office of Management and Budget, Room 3002, New Executive Office Building, Washington, DC 20503, Attention: Allison Herron, HCFA Desk Officer.

In commenting, please refer to file code BERC-469-P. If you prefer, you may deliver your comments to one of the following addresses:

Room 309-G, Hubert H. Humphrey Building, 200 Independence Avenue SW., Washington, DC, or  
Room 132, East High Rise Building, 6325 Security Boulevard, Baltimore, Maryland.

Due to staffing and resource limitations, we cannot accept audio, visual, or facsimile (FAX) copies of comments. Comments will be available for public inspection as they are received, beginning approximately 3 weeks after publication of this document in the Federal Register, in room 309-G of the Department's offices at 200 Independence Avenue SW., Washington, DC, on Monday through Friday of each week from 8:30 a.m. to 5 p.m. (phone: 202-245-7890).

Copies: To obtain individual copies of this document, contact the following: Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402, (202) 783-3238.



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**FOR FURTHER INFORMATION CONTACT:**

John J. Thomas, (301) 966-4623.

**SUPPLEMENTARY INFORMATION:**

**TABLE OF CONTENTS—PREAMBLE**

- I. Background
  - A. General
  - B. Legislative Provisions
  - C. Current Regulations
  - D. Program Growth, Development, and Resulting Concerns Regarding Existing Guidelines
- II. Proposed Provision of the Regulations
  - A. Home Health Aide Duties and Supervision
  - B. Home Health Coverage Guidelines
  - C. Requirements for the Plan of Care
  - D. Requirements for Qualifying Skilled Services to be Covered and Billable
  - E. Requirements for Dependent Services to be Covered and Billable
  - F. Allowable Administrative Costs
  - G. Place of Service Requirements
  - H. Duration of Care
  - I. Exclusions from Coverage
- III. Regulatory Impact Statement
- IV. Response to Comments
- V. Paperwork Reduction Act
- List of Subjects

**I. Background**

**A. General**

Home health services are provided to the elderly and disabled under the Hospital Insurance (Part A) and the Supplemental Medical Insurance (Part B) benefits of the Medicare program. These services generally must be provided by a home health agency (HHA) that participates in Medicare, on a visiting basis in a beneficiary's home, and include the following:

- Part-time or intermittent nursing care furnished by or under the supervision of a registered nurse.
- Physical, occupational, or speech therapy.
- Medical social services under the direction of a physician.
- Part-time or intermittent home health aide services.
- Medical supplies (other than drugs and biologicals) and durable medical equipment.
- Services of interns and residents when the HHA is owned by or affiliated with a hospital that has an approved medical education program.

The exception to the requirements that services be provided in the home includes those services that require the kinds of equipment that cannot be brought to the home and are provided under arrangement with a HHA in a hospital, skilled nursing facility, or rehabilitation agency.

**B. Legislative Provisions**

In order for any home health service to be covered under Medicare, specific requirements contained in the Social Security Act (the Act) must be met. In accordance with section 1861(m) of the Act, the services must be furnished under a plan of care established and periodically reviewed by a physician. Section 1814(a)(2)(C) of the Act provides requirements for coverage under Part A for home health services and section 1835(a)(2)(A) of the Act provides requirements for coverage under Part B for home health services. Both sections require that a physician certify that a beneficiary is under a physician's care, under a plan of care established and periodically reviewed by a physician, confined to the home, and in need of skilled nursing care on an intermittent basis, or physical or speech therapy, or has a continued need for occupational therapy when eligibility for home health services has been established because of a prior need for intermittent skilled nursing care, speech therapy, or physical therapy in the current or prior certification period.

Section 1861(m)(4) of the Act, requires that for Medicare to cover home health aides services, home health aides (whether employed directly by an HHA or made available through contract with another entity) must successfully complete a training and competency evaluation program or competency evaluation program approved by the Secretary. The interim final regulations implementing these requirements were published on August 14, 1989 at 54 FR 33354.

Section 1861(dd) of the Act defines hospice care and the hospice provisions under Medicare. Under section 1861(dd)(1)(D)(i) of the Act, the services of a home health aide are covered as a hospice service when the aide has successfully completed a training and competency evaluation program that meets the requirements established by the Secretary.

**C. Current Regulations**

The regulations implementing the statutory provisions governing Medicare conditions of participation for home health agencies are located at 42 CFR part 484, subpart L. These rules specify the general, as well as the specific, requirements that must be met by HHAs in order to participate in the Medicare program.

The regulations implementing the statutory provisions governing coverage of home health benefits under Part A are located at part 409, subpart E. These rules specify the services included under

the benefit as well as limitations and exclusions that apply.

The regulations governing coverage of home health benefits under Part B are located at § 410.80. Section 410.80 states that the coverage rules under Part A (§§ 409.40 through 409.46) apply to Part B as well.

The regulations governing coverage of home health aide services furnished for a hospice are located at §§ 418.94 and 418.202(g). As stated above, these sections require that home health aides furnishing services for a hospice meet the same requirements as for aides furnishing services for a HHA.

**D. Program Growth and Development and Resulting Concerns Regarding Existing Guidelines**

**1. General**

The growth in Medicare payment for home health services and in the numbers of persons receiving these services has been dramatic since the inception of the Medicare program. In 1974, 392,700 persons (16 per thousand enrollees) received an average of 21 covered Medicare home health visits each, at a cost to Medicare of \$141.5 million. In 1986, 1.6 million persons (50 per thousand enrollees) received an average of 24 covered Medicare home health visits each, at a cost to Medicare of approximately \$1.8 billion. From 1974 through 1986, the number of persons served per 1,000 Medicare enrollees increased at an average annual rate of 12.4 percent; the number of visits per 1,000 enrollees increased at an average annual rate of 11.1 percent; and Medicare program expenditures increased at an average annual rate of 23.6 percent. As a percent of total Medicare benefits, payments for HHA services have grown from 1.2 percent in 1974 to 2.4 percent in 1986. Additionally, the number of participating HHAs increased from 2,250 in 1975 to approximately 5,700 in 1990.

The increase in the utilization of Medicare home health services and in the number of participating HHAs reflects both the growth in the Medicare population and the trend towards the provision of health care outside of institutions whenever possible. As these trends continue, there have been increasing concerns raised with regard to whether Medicare payment for home health care has been made in a manner consistent with Medicare guidelines. We believe that if this proposed regulation is finalized it will clarify Medicare home health policy and serve to enhance the consistent administration of the benefit.



## 2. Home Health Aide Duty and Supervision

A September 1987 study conducted by the Office of Inspector General (OIG), Home Health Aide Services for Medicare Patients, OAI-02-86-00010, found that the supervision of home health aide services is insufficient to ensure that home health aides provide the care that is ordered by the physician under the plan of care, and insufficient to ensure that care is provided properly. In particular, the report indicates that the problems found were significantly more prevalent among home health aides who were not employees of the HHA, but who were furnishing services under an agreement between the HHA and another entity.

Further, the OIG report indicated that often the problems were caused or exacerbated by the use of too many different home health aides to provide care to a beneficiary. Multiple aides appeared to have been assigned to the same beneficiary without regard to the unique needs of the beneficiary or the aide's familiarity with the beneficiary's condition, in order to maximize the number of home health aide visits that could be provided by the aide.

## II. Proposed Provisions of the Regulations

### A. Home Health Aide Duties and Supervision

#### 1. Assignment and Duties of the Home Health Aide

Current regulations at § 484.36(c) specify the assignment and duties of home health aides. They permit a registered nurse to assign an aide to a specific patient. We do not propose any change to this requirement.

The proposed regulations would require that aides be given written patient care instructions from the registered nurse or other appropriate professional who is responsible for the supervision of the aide. The proposed regulations emphasize the importance of this instruction requirement since services that are intended to support an established plan of care are often sufficiently technical to require specialized instruction. We expect the required instruction to enable aides to furnish services that are of maximum benefit to patients.

Also, we propose to define the duties of a home health aide in § 484.36(c)(2) as including, but not limited to, hands-on personal care, simple procedures that are an extension of therapy or nursing services, assistance in ambulation or exercise, and assistance in administering medications that are

ordinarily self-administered. The proposed rule requires that any home health aide service offered by an HHA must be provided by a person who meets the definition of a "home health aide". We defined a "home health aide" in the interim final rule regarding aide training requirements published on August 14, 1989 at 54 FR 33354 (42 CFR part 484).

We would note that home health aide training and competency evaluation requirements are discussed without reference to nurse aide training and competency evaluation requirements. These two sets of requirements are contained in separate sections of the Social Security Act and are different in many respects. We believe that it would be beneficial if these separate sets of requirements were coordinated so that aides trained and competency evaluated in one setting (that is, nursing facilities or home health) could work in another. Coordination of requirements would eliminate overlap and duplication in program requirements, registry maintenance, and in competency evaluation activities. We expect to pursue coordination of the requirements legislatively when possible.

#### 2. Aide Supervision

Current regulations (§ 484.36(d)) require that a registered nurse or other appropriate professional staff members make an on-site visit to a patient's residence at least every 2 weeks (either when the aide is present, or when the aide is absent) to ascertain whether goals are being met, and to assess the patient and aide relationship.

In § 484.36(d), we propose to modify the requirements governing supervision of home health aide services.

In § 484.36(d)(1), we propose that, if a patient is receiving skilled services as well as home health aide services, the appropriate professional be required to perform the home health aide supervisory visit required in § 484.36(d)(2). If a patient is receiving skilled nursing care, we would require that supervision be furnished by a registered nurse. If a patient is not receiving skilled nursing care, but is receiving other skilled care, we would permit supervision to be furnished by the appropriate professional.

We propose, in § 484.36(d)(2), that if one or more skilled services are being furnished, at least one visit per month must occur when the home health aide is providing care to the patient. We also propose that if the home health aide is not an employee of an HHA or hospice, the HHA or hospice would perform all of the supervisory visits of that aide while the aide is providing care to the

patient for the HHA or hospice. We propose this latter requirement because of the OIG's finding that there are disproportionately more problems with the services of contracted home health aides than with the services of agency-employed aides.

In summary, we propose that when the patient is receiving skilled care, as well as aide services, the appropriate professional must make a supervisory visit at least once every two weeks. At least one of these visits each month must be made while the aide is providing care to the patient. If the home health aide is not an employee of the HHA or hospice, we propose that the HHA or hospice would perform all supervisory visits of that aide while the aide is providing care to the patient. That is, the HHA could not contract out the function of supervising the services of aides that are obtained under contract.

Lastly, when a patient is provided home health aide services but is not provided skilled care (for example, private pay patients, some Medicaid patients), the proposed regulation at § 484.36(d)(3) would require that supervisory visits must occur at a frequency of not less than once every 62 days. We believe that this difference in treatment of supervisory visits when patients are not receiving skilled care is appropriate because these patients generally are not as ill as those who require skilled care. Moreover, the services provided to these patients would not include the extensions of skilled care ordered on the plan of care (that is, services directly supportive of skilled care being furnished concomitantly to the patient, such as routine maintenance exercises and repetitive speech routines). The OIG found that home health aide services that are supportive of skilled care are often not furnished as required in the plan of care, but that the aide will usually provide other personal care that is not a direct extension of the skilled services furnished to the patient. We are proposing that each of these supervisory visits occur while the aide is providing care to the patient. We believe that this requirement is necessary to ensure the quality of aide services due to the infrequent nature of the required supervisory visits.

In § 484.36(d)(4), we propose to identify the responsibilities of an HHA or hospice that chooses to provide home health aide services under arrangements with another organization as: ensuring the overall quality of the care provided by the aide, supervision of the aide, and



ensuring the aides have met the training requirements.

We also propose as part of the clinical records requirements at § 484.48, that the discharge summary must be sent to the attending physician.

### 3. Home Health Aide Services in Hospices

Current regulations at §§ 418.94 and 418.202 identify the services that may be furnished by home health aides furnishing services for a hospice. These services are the same services that may be furnished by aides furnishing services for an HHA. To maintain this comparability, we propose to make conforming technical revisions to §§ 418.94 and 418.202. Also, to maintain comparability and to ensure that services are furnished only by those individuals who have completed necessary training or competency evaluations, we propose to remove assistance in personal care as a service included under homemaker services.

### B. Home Health Coverage Guidelines

#### 1. General

The proposed regulations generally restate longstanding Medicare home health services coverage policies, and would codify these policies in regulations. There are two reasons for doing so. First, the growth in the benefit, both in terms of the number of people served and as a percentage of total Medicare payments, demonstrates the increased importance of this benefit within the Medicare program. HCFA could, therefore, benefit from public discussion of longstanding policy. Second, there is need for a better public understanding of when care may be covered by Medicare and when care may not be covered, so that beneficiaries, HHAs, other providers, physicians, and insurers can plan appropriately for the noninstitutional care of Medicare beneficiaries.

#### 2. Conditions for Payment

In proposed § 409.40, we would identify sections 1814(a)(2)(C), 1835(a)(2)(A), and 1861(m) of the Act as the statutory basis for the requirements that must be met for Medicare payment to be made for home health services.

We propose revising and moving the regulations regarding services that are excluded as home health services, currently at § 409.41, to § 409.49. We propose to include at § 409.41, a framework of conditions for payment of home health services under Medicare.

In § 409.41(a), we propose that for home health services to be covered by Medicare, they must be furnished by a

HHA that has in effect a valid agreement to participate in Medicare or by an entity furnishing services under arrangements with a participating HHA. Section 1861(m) of the Act states clearly that to be considered to be "home health services" for Medicare payment purposes, the services must be furnished by a HHA or by another entity under arrangements with a participating HHA.

In § 409.41(b), we propose that the signature requirements of § 424.22 for physician certifications, recertifications, and plans of care must be met for Medicare to cover home health services. The requirements of § 424.22 are based upon the physician certification requirements contained in sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act. These sections of the statute require that the physician certify that the beneficiary is confined to the home, under the care of a physician, under a plan of care established and periodically reviewed by a physician, and needs skilled nursing care on an intermittent basis, or physical therapy or speech therapy, or has a need for occupational therapy that continues after the patient has ceased to need one of the other skilled services.

In § 409.41(c), we propose that for home health services to be covered by Medicare, all requirements for coverage of services that are contained in proposed §§ 409.42 through 409.47 must be met. Each of the proposed sections and subsections is discussed below.

#### 3. Under the Care of a Physician

We propose to revise current § 409.42(a) (and redesignate it as § 409.42) to state that in order to qualify for Medicare coverage of home health services a beneficiary must meet the requirements of § 409.42(a) through (d).

We propose to redesignate current § 409.42(b)(1), which requires that to qualify for Medicare coverage of home health services, the beneficiary must be confined to the home, as § 409.42(a).

In § 409.42(b), we propose to include the requirement that the beneficiary be under the care of a physician who establishes the plan of care. Sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act both require that to qualify for Medicare coverage of home health services, the beneficiary must, along with other requirements, be under the care of a physician. Additionally, we would specify that a doctor of podiatric medicine may establish a plan of care (as allowed by section 1861(r) of the Act) only if that is consistent with the HHA's policy and with the functions he or she is authorized to perform under State law.

#### 4. Need for a Qualifying Service

In § 409.42(c), we propose to include the requirement that a beneficiary must need skilled nursing care on an intermittent basis, or physical or speech therapy, or have a continued need for occupational therapy after an initial need for skilled nursing on an intermittent basis, or physical or speech therapy has ceased. This requirement is also imposed by sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act as one of the criteria that a beneficiary must meet to qualify for Medicare coverage of home health services.

In § 409.42(c)(1), we would specify that to meet the criteria, the skilled nursing care must be needed on an intermittent basis and must meet the requirements of § 409.32.

Section 409.32 of current regulations includes a general discussion of what constitutes skilled services and the need for skilled services for coverage of posthospital skilled nursing facility (SNF) services. Specifically, § 409.32 requires that the service must be of an inherently complex nature, so that it can be safely and effectively performed only by, or under the supervision of, professional or technical personnel. It further requires that a condition that does not ordinarily require skilled services may require them because of special medical complications. Under those circumstances, a service that is usually non-skilled (such as administration of routine oral medications, eye drops, and ointments; simple dressing changes; assistance in dressing, eating, etc.) may be considered skilled because it must be performed or supervised by skilled nursing or rehabilitation personnel. For example, a plaster cast on a leg usually does not require skilled care. However, if, for example, the patient has a pre-existing acute skin condition or needs traction, skilled personnel may be needed to adjust traction or watch for complications. In situations of this type, the complications and the skilled services they require must be documented by physicians' orders and nursing or therapy notes.

The restoration potential of a patient is not the deciding factor in determining whether skilled services are needed. Even if full recovery or medical improvement is not possible, a patient may need skilled services. The determination of whether a beneficiary needs skilled care is to be based solely upon the beneficiary's unique condition and individual needs, without regard to whether the illness or injury is acute, chronic, terminal, or expected to extend



over a long period of time. In addition, skilled care may, dependent upon the unique condition of the beneficiary, continue to be necessary for a beneficiary whose condition is stable.

Skilled services include the overall management and evaluation of care plans. The development, management, and evaluation of a patient care plan based on the physician's orders constitute skilled services if, because of the patient's physical or mental condition, those activities require the involvement of technical or professional personnel in order to meet the patient's needs, promote recovery, and ensure medical safety. This would include the management of a plan involving only a variety of personal care services if, in light of the patient's condition, the aggregate of those services requires the involvement of skilled personnel. For example, an aged patient with a history of diabetes mellitus and angina pectoris who is recovering from an open reduction of a fracture of the neck of the femur requires, among other services, careful skin care, appropriate oral medications, a diabetic diet, an exercise program to preserve muscle tone and body condition, and observation to detect signs of deterioration in his or her condition or complications resulting from restricted, but increasing, mobility. Although any of the required services could be performed by a properly instructed person, such a person would not have the ability to understand the relationship between the services and evaluate the ultimate effect of one service on the other. Since the nature of the patient's condition, age, and immobility creates a high potential for serious complications, such an understanding is essential to ensure the patient's recovery and safety. Under these circumstances, the management of the plan of care would require the skills of a nurse even though the individual services are not skilled. Skilled management and evaluation could also be appropriate in circumstances that require the management of a plan combining skilled and non-skilled services, non-skilled services that are furnished by an organization other than the IHA, or if the skills of a nurse are necessary to manage the involvement of multi-disciplinary skilled services when there is no other need for skilled nursing care.

Skilled planning and management activities are not always specifically identified in the patient's clinical record. Therefore, if the patient's overall condition would support a finding that recovery and safety can be assured only if the total care is planned, managed,

and evaluated by professional personnel, it would be appropriate to infer that skilled services are being offered.

Observation and assessment also constitute skilled services when the skills of a skilled professional are required to identify and evaluate the patient's need for modification of treatment for additional medical procedures until his or her condition is stabilized. For example, a patient with congestive heart failure may require continuous close observation to detect signs that serve as indicators for adjusting therapeutic measures, such as signs of decompensation, abnormal fluid balance, or adverse effects resulting from prescribed medication(s). Likewise, surgical patients transferred from a hospital to a skilled nursing facility while in the complicated, unstabilized postoperative period (for example, after hip prosthesis) may need continued close skilled monitoring for post-operative complications or adverse reaction. Patients who, in addition to their physical problems, exhibit acute psychological symptoms such as depression, anxiety, or agitation, etc., may also require skilled observation and assessment by skilled personnel to assure their safety or the safety of others; for example, to observe for indications of suicidal or hostile behavior. The need for services of this type must be documented by physicians' orders, or nursing or therapy notes.

Patient education services are also skilled services if the use of professional personnel is necessary to teach a patient or his or her caregiver self-maintenance. For example, a patient who has had a recent leg amputation needs skilled rehabilitation services provided by professional personnel to provide gait training and teach prosthesis care. Likewise, a patient newly diagnosed as diabetic requires instruction from professional personnel to learn self-administration of insulin or foot-care precautions, etc.

Skilled hands-on nursing care can include, but is not limited to, the following services:

- Intravenous, intramuscular, or subcutaneous injections or intravenous feeding;
- Levin tube and gastrostomy feedings;
- Nasopharyngeal and tracheostomy aspiration;
- Insertion and sterile irrigation and replacement of catheters;
- Application of dressings involving medications or aseptic techniques;
- Treatment of certain decubitus ulcers or other significant skin disorder;

• Heat treatments that have been specifically ordered by a physician as part of active treatment and that require observation by nurses to adequately evaluate the beneficiary's progress;

- Initial phases of a regimen involving administration of medical gases;
- Rehabilitation nursing procedures, including the related teaching and adaptive aspects of nursing that are part of active treatment (for example, the institution and supervision of bowel and bladder training programs);
- Ostomy care; and
- Venipuncture

These Federal regulations have been widely accepted as Medicare definitions of skilled care (in the case of § 409.32) and as examples of skilled nursing services. We believe that these definitions and examples are equally applicable in defining skilled nursing care in the home setting and that significant confusion and unnecessary duplication can be avoided by the use of these definitions for coverage of home health services.

In § 409.42(c)(2), we propose that a beneficiary may qualify for Medicare coverage of home health services if the beneficiary needs physical therapy that meets the requirements for coverage as proposed in § 409.44(b).

In § 409.42(c)(3), we propose that a beneficiary may also qualify for Medicare coverage of home health services if the beneficiary needs speech therapy that meets the requirements for coverage as proposed in § 409.44(b).

In § 409.42(c)(4), we propose that a beneficiary may also qualify for Medicare coverage of home health services if the beneficiary has a continuing need for occupational therapy services that meet the requirements for coverage as proposed in § 409.44(b). The beneficiary has a continuing need for occupational therapy when eligibility for home health services has been established by virtue of a prior need for intermittent skilled nursing care, speech therapy, or physical therapy in the current or prior certification period. As with the other criteria, this requirement is based in sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act.

#### 5. Under a Plan of Care Established and Approved by a Physician

In § 409.42(d), we propose to specify that for the beneficiary to qualify for Medicare coverage of home health services, the beneficiary must be under a plan of care that meets the requirements of § 409.43. This requirement is based on sections



1814(a)(2)(C) and 1835(a)(2)(A) of the Act.

We propose revising current § 409.42(e) and redesignating it as § 409.47. This is discussed later in this preamble. We would then redesignate current § 409.42(g) as § 409.42(e).

### C. Requirements for the Plan of Care

In § 409.43, we propose the criteria that must be met in order for the plan of care to be considered acceptable. Sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act require that to qualify for Medicare coverage of home health services the beneficiary be under a plan of care established and periodically reviewed by a physician. Moreover, the statute in section 1861(m) requires that services must be furnished under a plan of care established and periodically reviewed by a physician in order to be covered. Hence, the plan of care requirement is both a criterion that must be met for the beneficiary to qualify for any Medicare coverage of home health services and a requirement for any specific services to be covered as home health services. The requirements that govern when a plan of care is acceptable are, therefore, referenced as both criteria that the beneficiary must meet to qualify for Medicare coverage of home health services under the proposed § 409.42 and as conditions for payment of services under the proposed § 409.41.

#### 1. Content of the Plan of Care

In § 409.43(a), we propose that a plan of care must contain the items specified in the Medicare conditions of participation for HHAs at 484.18(a). We believe that the reference to this longstanding requirement for the plan of care continues to be appropriate.

#### 2. Physician's Orders for Services

In § 409.43(b), we propose for coverage purposes that the physician's orders for services on the plan of care must be specific with respect to the staff that will furnish services and the frequency at which the services are to be furnished. Orders for services to be provided "PRN" (a term of art meaning "as needed") must be accompanied by a description of the beneficiary's condition that would occasion the visit and a specific limit on the number of those visits to be made under the order. We have repeatedly encountered situations where the physician ordered skilled nursing care "as needed" or "PRN" without specifying the frequency of the visits. We do not believe that such open-ended statements can be considered reasonable orders for care.

We recognize, however, that there may be circumstances in which the HHA needs the flexibility to provide an immediate service to the beneficiary if it is not able to immediately contact the physician to get an order. Examples of these situations include a plugged urinary catheter, or a leaking heparin lock for an I.V. antibiotic patient. Therefore, the physician may wish to order a limited number of visits under certain conditions. The number of those visits, however, should be specifically limited, and there should be specified criteria to be met before they may be made. Orders for visits may indicate a specific range in the frequency of visits. In these circumstances, the upper limit of the range is considered the specific frequency.

#### 3. Physician Signature on Plan of Care

In § 409.43(c), we propose that the plan of care must be signed and dated by a physician who meets the certification and recertification requirements of § 424.22. This requirement is based on sections 1814(a)(2), 1835(a)(2), and 1861(m) of the Act.

We also propose that the plan of care be signed by the physician before the bill for services is submitted. The requirement that the plan of care be signed by the physician before the bill for payment is submitted is a longstanding requirement (Medicare Intermediary Manual, section 3117.2(D) and Medicare Home Health Agency Manual, section 204.2(D)).

#### 4. Changes to the Plan of Care

In § 409.43(c), we also would require that changes in the plan of care be in writing and signed and dated by the physician. We propose this requirement because we believe that it is necessary to ensure that the services have been provided in accord with the plan of care established and periodically reviewed by the physician. This requirement would not preclude the use of verbal orders as described in § 409.43(d) below.

#### 5. Verbal Orders

In § 409.43(d), we propose that when services are furnished on the basis of the verbal orders of the physician (whether start of care, recertification or change of orders), the orders must: be reduced to writing, include the date of the verbal order and be signed and dated with the date of receipt by the registered nurse or qualified therapist receiving them. This requirement generally restates the current policy regarding verbal orders in section 204.2E of the Home Health Agency Manual (HCFA Pub. 11). The requirement is,

however, clarified to specify that the record of the verbal order must be dated and signed by the person taking the order and that the requirements regarding verbal orders apply to all verbal orders, whether for start of care, recertification, or change orders. We believe that this requirement is appropriate to ensure that all services are furnished under the orders of the physician.

In § 409.43(d), we also propose that the record of the verbal order must be countersigned and dated by the physician before the HHA bills for the care. We believe this requirement is also necessary to ensure that the services for which the HHA is billing Medicare were provided based on physician orders.

We would note that the HHA has flexibility with respect to where it records the verbal orders. The HHA may meet the requirement by recording the verbal orders on the HCFA form 485 that is sent to the physician for signature or, if appropriate, it may use some type of "change of orders" slip to record change orders. In any case, however, for services furnished based on verbal orders to be considered to have been furnished under a plan of care, there must be a record of the verbal order as specified above and there must be a physician countersignature for that order.

#### 6. Review and Recertification of Plan of Care

In § 409.43(e), we propose that the plan of care must be reviewed by a physician in consultation with agency professional personnel at least every 62 days. Each review of the plan of care must contain the signature of the physician who reviewed it and the date of the review. We believe that it is necessary to ensure that the services furnished by the HHA are furnished under a plan of care established and reviewed by the physician as required for payment by sections 1814(a)(2)(C), 1835(a)(2)(A), and 1861(m) of the Act.

This requirement would parallel the requirement for the physician's certification and signature on the plan of care currently contained in § 424.22. That regulation requires that a physician recertify not less than once every 2 months (a maximum of 62 days) that the qualifying criteria are met. The conditions of participation at § 484.18 provide for signature on the plan of care at least once every 62 days (rather than every 60 days) to parallel this requirement.

We propose to require that for payment purposes the signature on the plan of care be required no less



frequently than every 62 days. This would provide uniformity in Federal requirements for these signatures and facilitate the use of one physician signature for purposes of both plan of care and physician certification. We also believe there would be no potential harm to patient health and safety by extending the maximum period that could be covered by the plan of care signature requirement from 60 days to 62 days.

#### 7. Automatic Termination of the Plan of Care

In § 409.43(f), we propose to consider the plan of care terminated for home health coverage purposes if the beneficiary does not receive at least one qualifying skilled service in a 62-day period unless the physician has documented that the interval without such care is appropriate to the treatment of the beneficiary's illness or injury. A qualifying skilled service is a covered skilled nursing, physical therapy, speech therapy or (if there is a continuing need for occupational therapy) occupational therapy visit.

As discussed previously, in relation to the proposed requirements at § 409.42(c), when the beneficiary no longer needs at least one of the qualifying independent skilled services, the beneficiary no longer meets the qualifying criteria for Medicare coverage of home health services. Absent evidence to the contrary, if the physician has not ordered skilled care for the beneficiary in a plan of care, we would presume the beneficiary no longer needs the skilled care and, therefore, no longer qualifies for coverage of home health services. Therefore, a beneficiary's eligibility for Medicare coverage of home health services generally ends when the final qualifying skilled service has been furnished.

#### *D. Requirements for Qualifying Skilled Services To Be Covered and Billable*

In § 409.44, we propose to describe the requirements for coverage of skilled nursing, physical therapy, speech therapy and occupational therapy services. We characterize these services as "qualifying skilled services" because the beneficiary must (as specified in § 409.42) need one or more of them to qualify for Medicare coverage of any home health services.

This section describes the overall nature of the services that must be furnished for the care to be considered to be skilled care, and the general concepts under which a decision regarding whether the services are reasonable and necessary should be made: This regulation does not, and

cannot, define in absolute terms what care or services a beneficiary would need to constitute "reasonable and necessary" home health care.

The decision of whether care is reasonable and necessary must initially be made by the beneficiary's physician and the HHA, within the context of the beneficiary's unique medical condition. When the bill is submitted to the intermediary, a decision is made as to whether the care is reasonable and necessary for Medicare coverage and reimbursement purposes. The intermediary's decision on whether care is reasonable and necessary must be based on information provided on the forms and in the medical record concerning the unique medical condition of the individual beneficiary. A coverage denial may not be made solely on the basis of the reviewer's general inferences about patients with similar diagnoses or on data related to utilization generally, but must be based upon objective clinical evidence regarding the patient's individual need for care. Hence, each decision as to whether care is reasonable and necessary, as required by section 1862(a)(1)(A) of the Act, is unique in that it hinges upon the condition of a specific beneficiary.

While we cannot specify absolute criteria that, if met, would cause a service to be considered reasonable and necessary, we propose to include in the regulations broad considerations and premises that we have developed over the years that providers and intermediaries can use in making these judgments. The need for these considerations and premises was emphasized by a report published by the General Accounting Office (GAO) in September 1981 (Medicare Home Health Services: A Difficult Program to Control (HRD-81-155)). In a review of sample beneficiary medical files, GAO found that a large number of home health visits were not covered under the Medicare home health benefit because the services provided were not considered reasonable and necessary.

In addition, Medicare coverage decisions were found to be inconsistent among the various intermediaries. We believe that the publication of these broad guidelines would help remedy this problem by increasing provider and intermediary awareness of the considerations involved in deciding whether a home health service can be considered reasonable and necessary.

#### 1. Skilled Nursing Care

In § 409.44(a)(1) through (4), we discuss what is required for skilled nursing care to be covered. In

§ 409.44(a)(1), we propose to specify that reimbursable skilled nursing care consists of services that meet the criteria for skilled nursing care as specified in § 409.32. As we indicated previously, in our discussion of the need for skilled nursing care on an intermittent basis (II.C.4 of this preamble), these Federal regulations have been widely accepted as Medicare definitions of skilled care (in the case of § 409.32) and as examples of skilled nursing services. They are reprinted as part of that discussion.

In § 409.44(a)(1)(i), we propose that in determining whether a service requires the skill of a licensed nurse, consideration must be given both to the inherent complexity of the service and to the condition of the beneficiary and accepted standards of medical and nursing practice. This also is a longstanding Medicare coverage policy (section 205.1 A1 of the Home Health Agency Manual). We believe that it is important to ensure that both the nature of the services required and the nature of the beneficiary's condition are considered by the provider and the intermediary when making the decision regarding whether skilled nursing care is needed.

In § 409.44(a)(1)(ii), we propose that where the nature of a service is such that it can safely and effectively be performed by an individual who does not have any specialized medical training or without the direct supervision of a licensed nurse, the service generally cannot be regarded as a skilled nursing service even if furnished by a licensed nurse. This also is a longstanding Medicare coverage policy (section 205.1A2 of the Home Health Agency Manual). Of course the nature of the beneficiary's condition is important in determining whether a licensed nurse is required to provide the care. In some cases, the beneficiary's condition may be such that services that can usually be provided by an individual without specialized health care training must be provided by a licensed nurse to be safe and efficacious. For example, the administration of an enema ordinarily does not require the specialized skills of a nurse and, therefore, would not usually be covered as a skilled nursing service. However, if the abilities of a skilled nurse are required to safely and effectively administer an enema to a beneficiary who has recently undergone rectal surgery, then the administration of an enema by a nurse could be covered as a skilled nursing service.

In § 409.44(a)(1)(iii), we propose that the fact that a skilled nursing service



can be or is taught to the beneficiary, the beneficiary's family, or friends does not negate the skilled aspect of the service when performed by the nurse. This also is a longstanding Medicare coverage policy (section 205.1A3 of the Home Health Agency Manual). For example, if the family is taught to perform a complex sterile dressing change for a postsurgical patient, but skilled nursing care is ordered to change the dressing when the family is not available to do so, the dressing change remains a skilled service, regardless of the fact the family and friends of the beneficiary have been taught to change dressings.

In § 409.44(a)(1)(iv), we propose that the absence of a person who is able to perform a nonskilled service does not cause the service to be a skilled nursing service. This also is a longstanding Medicare home health coverage policy (see section 205.1A2 of the Home Health Agency Manual). For example, the routine administration of eye drops and ointments for post-cataract patients is essential to the prevention of post-surgical eye infection. However, such medications are ordinarily self-administered and, therefore, do not require the skills of a nurse to be administered. If a beneficiary is not able to self-administer these drops and ointments, the administration of them does not become a skilled service as a result of no one being available to administer them.

In § 409.44(a)(2), we propose that to be covered, the skilled nursing care must be furnished on a part-time or intermittent basis. The requirement that the skilled nursing care furnished be intermittent is based on the definition of "home health services" under sections 1814(a)(2)(c), 1835(a)(2)(A), and 1861(m)(1) of the Act.

In § 409.44(a)(3), we propose that to be covered, the skilled nursing service must be reasonable and necessary to the treatment of the illness or injury. This requirement implements section 1862(a)(1)(A) of the Act which excludes coverage of services that are not reasonable and necessary. In § 409.44(a)(3)(i), we propose that, to be considered reasonable and necessary, the services must be consistent with the nature and severity of the beneficiary's illness or injury, his or her particular medical needs and accepted standards of medical and nursing practice. In § 409.44(a)(3)(ii), we propose that the skilled nursing care provided to the beneficiary must be reasonable within the context of the beneficiary's condition.

In § 409.44(a)(3)(iii), we propose that, the determination of whether skilled

nursing care is reasonable and necessary should be based solely upon the beneficiary's unique condition and individual needs without regard to whether the illness or injury is acute, chronic, terminal, or expected to last a long time. This is a current Medicare policy which is contained in section 205.1 of the HHA Manual and section 3118.1 of the Intermediary Manual.

## 2. Physical Therapy, Speech Therapy and Occupational Therapy

In § 409.44(b) we propose the coverage requirements for physical therapy, speech therapy and occupational therapy services. While we recognize that the therapies are distinctly different, the general criteria that govern coverage of the services are the same for each of the therapies.

In § 409.44(b)(1), we propose that physical, speech, and occupational therapy services must relate directly and specifically to a treatment regimen (established by the physician after any needed consultation with the qualified therapist) that is designed to treat the beneficiary's illness or injury. Services related to activities for the general physical welfare of beneficiaries (for example, exercises to promote overall fitness) would not constitute therapy for Medicare coverage purposes.

In § 409.44(b)(2), we propose that physical, speech, and occupational therapy services must be reasonable and necessary. To be considered reasonable and necessary, the four conditions contained in the proposed § 409.44(b)(2)(i) through § 409.44(b)(2)(iv) must be met.

In § 409.44(b)(2)(i), we propose that to be considered reasonable and necessary, the services must be considered under acceptable standards of medical practice to be a specific, safe, and effective treatment for the beneficiary's condition. We believe that unless the services are considered to be a specific and appropriate method of treating the beneficiary's condition under accepted standards of practice, the services could not be considered reasonable and necessary.

In § 409.44(b)(2)(ii), we propose that to be considered reasonable and necessary, either the condition of the beneficiary or the inherent complexity of the required services be such that the services can be safely and effectively performed only by a qualified physical therapist or by a qualified physical therapy assistant under the general supervision of a qualified physical therapist, by a qualified speech therapist or by a qualified occupational therapist or a qualified occupational therapy assistant under the general supervision

of a qualified occupational therapist (as defined in § 484.4). Services that do not require this level of expertise are not reasonable and necessary therapy services, even if they are performed by a qualified therapist.

If the services can be performed safely and effectively by an individual who does not have the skills and training of a qualified therapist or (for physical therapy and occupational therapy) a qualified assistant, it is not reasonable for Medicare to pay for the skills of such a professional.

In § 409.44(b)(2)(iii), we propose that there must be an exception that the beneficiary's condition will improve materially in a reasonable and generally predictable period of time based on the physician's assessment of the beneficiary's rehabilitation potential and unique medical condition. We propose that if there is no such expectation, the therapy services must be necessary to establish a safe and effective maintenance program required in connection with a specific disease state. Therapy services may include a maintenance program that requires the skills of a therapist to be performed safely and effectively. If the therapy services are necessary for the establishment of a maintenance program, they may include the design of the program, the instruction of the beneficiary, family of home health aides, and the infrequent reevaluations of the beneficiary and the program to the degree that the specialized knowledge and judgment of a qualified therapist is required.

In § 409.44(b)(2)(iv), we propose that the amount, frequency and duration of the services must be reasonable. The number of visits furnished the patient must be reasonable and necessary to the treatment of the illness or injury.

## E. Requirements for Dependent Services To Be Covered and Billable

In § 409.45, we propose requirements for what we characterize as "dependent" services to be covered and billable. The services in § 409.45 are characterized as "dependent" services since Medicare coverage of them is dependent upon the beneficiary's need for skilled care as defined in § 409.44 and as required by sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act. In § 409.45(a) we would specify that the services discussed in § 409.45 may be covered only if the patient needs skilled nursing care on an intermittent basis, or physical therapy or speech therapy, or needed one of those services and occupational therapy and has a continuing need only for



occupational therapy, and otherwise meets all of the criteria necessary to qualify for Medicare coverage of home health services as defined in § 409.42. As stated earlier, the beneficiary's eligibility for Medicare coverage of home health services is based upon the need for one of the qualifying skilled services. Once the final qualifying service has been furnished and no further need for the qualifying service is anticipated, the beneficiary is no longer qualified to receive coverage of the dependent services.

#### 1. General

In 409.45(a), we propose that home health aide services, medical social services, occupational therapy, durable medical equipment, medical supplies, and intern and resident services may be covered only if the beneficiary needs intermittent skilled nursing care, or physical or speech therapy, or needed one of those three services and occupational therapy but continues to need only occupational therapy.

#### 2. Home Health Aide Services

In § 409.45(b), we propose the requirements home health aide services must meet to be covered by Medicare. Specifically, § 409.45(b)(1) proposes that the purpose of the home health aide visit must be to provide the type of hands-on personal care services that are needed to maintain the beneficiary's health or to facilitate treatment of the beneficiary's illness or injury.

The definition of "personal care services" contained in section 206.2 of the Medicare HHA Manual is a longstanding and widely-accepted definition of the kinds of services that generally do not require the skills of a licensed health care professional to be performed safely and effectively. This section states that:

The reason for the visits by the home health aide must be to provide hands-on personal care of the beneficiary or services which are needed to maintain the beneficiary's health or to facilitate treatment of the beneficiary's illness or injury.

The physician's order should indicate the frequency of the home health aide services required by the beneficiary. These services may include but are not limited to:

- a. Personal Care.—Personal care means:
  - Bathing, dressing, grooming, caring for hair, nail and oral hygiene which are needed to facilitate treatment or to prevent deterioration of the beneficiary's health, changing the bed linens of an incontinent beneficiary, shaving, deodorant application, skin care with lotions and/or powder, foot care, and ear care.
  - Feeding, assistance with elimination (including enemas unless the skills of a licensed nurse are required due to the patient's condition, routine catheter care and

routine colostomy care), assistance with ambulation, changing position in bed, assistance with transfers.

b. Simple dressing changes which do not require the skills of a licensed nurse.

c. Assistance with medications which are ordinarily self-administered and which do not require the skills of a licensed nurse to be provided safely and effectively.

d. Assistance with activities which are directly supportive of skilled therapy services but do not require the skills of a therapist to be safely and effectively performed such as routine maintenance exercises, and repetitive speech routines to support speech therapy.

e. Routine care of prosthetic and orthotic devices.

Medicare coverage of home health aide services is limited to these categories of services because we believe that these services are the kinds of health related services that are ordinarily performed by nurse's aides in hospitals. The report of the Senate Committee on Finance that accompanied the original Medicare legislation stated that—

The duties of the home health aide which would be covered are comparable to those of a nurse's aide in the hospital who would have had training and experience that is not ordinarily possessed by lay people—for example, training and experience in giving bed baths to ill and bedfast patients \* \* \* (S. Rep. No. 404, 89th Cong., 1st Sess. 33 (1965).)

In § 409.45(b)(2), we propose as a criteria for coverage of home health aide services that the services to be furnished by the home health aide must be ordered by a physician in the plan of care. We have included this criterion to ensure that the plan of care contains in the services to be furnished by the home health aide so that the intermediary can evaluate them against the types of services that can justify a visit under § 409.45(b)(1) above.

In § 409.45(b)(2)(ii), we propose that the services of a home health aide be intermittent or part-time. This requirement is based on section 1861(m)(4) of the Act.

In § 409.45(b)(3), we propose that the services provided by the home health aide must be reasonable and necessary. We propose to specify further that to be considered reasonable and necessary, the services of the home health aide must meet three criteria. As with the determination of whether services are reasonable and necessary for other home health services, that decision can only be made within the context of the beneficiary's unique medical condition. However, we believe that the following criteria define what we mean by "reasonable and necessary" home health aide services.

In § 409.45(b)(3)(i), we propose that to be considered reasonable and

necessary, the services furnished by the home health aide must be of the type that may be covered as home health aide services as specified in § 409.45(b)(1). When aide services are furnished that do not meet these criteria, the services can not be considered reasonable and necessary for the treatment of illness or injury as required in section 1862(a)(1)(A) of the Act because only services meeting those criteria are considered to be health-related nonskilled services of the type commonly provided by nurse's aides in hospitals. The other incidental services that may be provided by home health aides are not \* \* \* reasonable and necessary for the diagnosis or treatment of illness or injury \* \* \* (emphasis added) as required for coverage by section 1862(a)(1)(A) of the Act.

In § 409.45(b)(3)(ii), we propose that to be considered reasonable and necessary, the services of the home health aide must be of a type that the beneficiary cannot perform them for himself or herself. We do not believe it is reasonable for Medicare to pay for a service the beneficiary can perform for himself or herself, but chooses not to perform. However, if the beneficiary is either physically or mentally unable to complete the task, this would be a covered service.

In § 409.45(b)(3)(iii), we propose that to be considered reasonable and necessary, the services of home health aides must be required because the beneficiary does not have a caregiver who is able and willing to furnish the services. If home health aide services are furnished in spite of the presence of an able and willing caregiver, those services would not be considered reasonable and necessary. However, if a potential caregiver in the home is not able or willing to provide the care, or if the beneficiary does not want that individual to provide the care, a denial of coverage would not be made for this reason. This proposed provision is not intended to result in denials of home health aide services solely because the beneficiary has a potential caregiver in the home.

In § 409.45(b)(4), we propose that although the home health aide may also perform services that do not relate directly to the care of the beneficiary, those services must be incidental to a visit made to furnish medically-necessary covered home health aide care as defined in § 409.45(b)(3) (i) through (iii) to be considered covered services. Examples of this can be found in section 206.2 of the Medicare Home Health Agency Manual.



### 3. Medical Social Services

In § 409.45(c)(1) through (6), we propose criteria that must be met for medical social services to be covered. In § 409.45(c)(1), we propose that to be covered, the medical social services to be furnished must be ordered by a physician and included in the plan of care. This requirement is based on section 1861(m) of the Act which specifies that to be covered as "home health services," the services must be furnished under a plan of care established and periodically reviewed by a physician.

In § 409.45(c)(2), we propose that to be covered, the medical social services must be necessary to resolve social or emotional problems that are or will be an impediment to the effective treatment of the beneficiary's medical condition or rate of recovery. When the medical social services are not directly linked to the beneficiary's condition and the treatment for the illness or injury, the services cannot be covered because they would not be reasonable and necessary for the treatment of the illness or injury, and thus would be excluded under section 1862(a)(1)(A) of the Act. Due to this requirement, counseling of the beneficiary's family would only be covered when such services are incidental to other covered medical social services being furnished to the beneficiary. Visits by a medical social worker would not be covered if the only reason for the visit is to counsel the beneficiary's family. This is longstanding Medicare policy found in section 206.5 of the HHA Manual.

In § 409.45(c)(3), we propose that to be covered, the medical social services must also be reasonable and necessary with respect to the frequency and nature of the service. As with other home health services, the decision regarding the appropriate nature and frequency of medical social services will depend upon the beneficiary's unique medical condition.

In § 409.45(c)(4), we propose that to be covered, the medical social services must be furnished by a qualified medical social worker or by a qualified social work assistant under the general supervision of a social worker (as defined in § 484.4). We believe that for the services to be safe and effective, they must be furnished by qualified individuals.

In § 409.45(c)(5), we propose that the nature of the services to be furnished must be such that the unique skills of a social worker or a social work assistant under the supervision of a social worker are needed to resolve problems impeding the beneficiary's recovery.

When the needed services are not sufficiently complex to require the unique skills of a social worker or a social work assistant under the supervision of a social worker to be performed safely and effectively, medical social services would not be considered to be necessary.

### 4. Occupational Therapy

In § 409.45(d), we propose that occupational therapy services that are not qualifying services under § 409.44(b) may nevertheless be covered as dependent services if the conditions relating to "reasonable and necessary" at § 409.44(b)(2)(i) through (iv) are met.

### 5. Durable Medical Equipment

In § 409.45(k), we propose that durable medical equipment as described in § 410.38 may be covered under the home health benefit. Section 1861(m)(5) of the Act provides for coverage of durable medical equipment as a home health service. The definition of durable medical equipment in section 1861(n) of the Act is a definition common to the coverage of durable medical equipment as a home health service and as a medical or other health service under section 1861(s)(6) of the Act. The coverage of durable medical equipment under section 1861(s)(6) of the Act as noted in § 410.38 is, therefore, equally applicable to durable medical equipment as a home health service.

### 6. Medical Supplies

In § 409.45(f), we propose that for medical supplies to be covered by Medicare, they must be needed to treat the beneficiary's illness or injury that occasioned the home health care. This requirement is based on the general requirement that to be covered the services must be reasonable and necessary to treat the illness or injury.

### 7. Services of Interns and Residents

In § 409.45(g), we discuss the proposed coverage of medical services of interns and residents in training under an approved hospital teaching program. As proposed, § 409.45(g) specifies that medical services of interns and residents in training under an approved hospital teaching program may be covered if the services are ordered by the physician responsible for the plan of care, and the HHA is affiliated with or under the common control of the hospital furnishing the medical services. "Approved" would be defined as—

- Approved by the Council on Medical Education of the American Medical Association;

- In the case of an osteopathic hospital, approved by the Committee on Hospitals of the Bureau of Professional Education of the American Osteopathic Association;

- In the case of an intern or resident in training in the field of dentistry, approved by the Council on Dental Education of the American Dental Association; or

- In the case of an intern or resident in training in the field of podiatry, approved by the Council on Podiatry Education of the American Podiatric Association.

Of course, to be covered, the services of the intern or resident would have to be reasonable and necessary. For example, when the services being provided by a licensed nurse are duplicative of the services being provided by the intern or resident (for example, skilled observation and evaluation), the services of the licensed nurse would not be covered.

### F. Allowable Administrative Costs

We propose to redesignate current § 409.46 as § 409.50. In a new § 409.46, we propose those services for which payment is made as an administrative cost.

#### 1. Registered Nurse Initial Evaluation Visits

In § 409.46(a), we propose that the registered nurse's initial evaluation visit to assess the beneficiary's needs, to determine if the HHA can meet those needs, and to formulate or complete a plan of care for the beneficiary is considered to be an administrative cost to the HHA. Only when the physician specifically orders the furnishing of a particular skilled service during the visit in which the HHA accepts the beneficiary for treatment and where all other coverage criteria are met would the visit be separately billable. Observation and assessment of the patient's condition (rather than only his or her general needs) would, however, constitute a billable visit. For example, assessment of cardio-pulmonary conditions, as ordered by a physician, is a billable visit.

#### 2. Visits by Registered Nurses or Qualified Professionals for the Supervision of Home Health Aides

In § 409.46(b), we propose that visits by registered nurses or other qualified professionals for the purpose of supervising home health aides as required in § 484.36(d) are necessary administrative costs of the HHA and may not generally be billed as services to beneficiaries. Only if the registered



nurse or other professional provides care that meets the coverage criteria at § 409.44 and the supervisory visit occurs simultaneously with the provision of the covered care, may the visit be billed separately as a skilled nursing service.

### 3. Respiratory Care Services

In § 409.46(c), we propose that if a respiratory therapist is employed to provide overall training or consultative advice to an HHA's staff and incidentally provides respiratory therapy services (such as the demonstration of respiratory equipment) to beneficiaries in their homes, the costs of the respiratory therapist's services are allowable as administrative costs. However, the visits by a respiratory therapist to a beneficiary's home are not separately billable.

Section 1861(m) of the Act contains an all-inclusive list of the services that comprise "home health services" for Medicare payment purposes, and the services of respiratory therapists are not included. However, we recognize that it is appropriate for an HHA to utilize such an individual in a consultative capacity and that this use may require incidental visits to a beneficiary's home. Hence, the costs of such an individual would be considered to be allowable administrative costs to the HHA, notwithstanding the absence of separate per visit payment for the services of a respiratory therapist.

### 4. Dietary and Nutritional Personnel

In § 409.46(d), we propose that if dietitians and nutritionists are employed by an HHA to provide overall training or consultative advice to its staff and incidentally furnish related services to beneficiaries in their homes, these visits are appropriate, and the costs of these personnel are allowable administrative costs. Visits by a dietician or nutritionist to a beneficiary's home are not separately billable.

We recognize the valuable role these professionals play in advising the HHA's staff and in furnishing care to beneficiaries. However, the statute does not recognize the services of these professionals as "home health services," and no separate payment may be made for their services to beneficiaries.

### G. Place of Service Requirements

In § 409.47, we propose that to be covered, the services of an HHA must be furnished in the beneficiary's home as specified in § 409.47(a) or in an outpatient setting as defined in § 409.47(b).

### 1. Beneficiary's Home

In § 409.47(a), we propose for purposes of Medicare coverage of home health services, that a beneficiary's home is any place in which a beneficiary resides that does not meet the definition of a hospital, skilled nursing facility, or nursing facility as defined in sections 1861(e)(1), 1819(a)(1), or 1919(a)(1) of the Act, respectively.

Sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act require that for a beneficiary to qualify for Medicare coverage of home health services, the beneficiary must, among other requirements, be " \* \* \* confined to the home \* \* \*". Moreover, section 1861(m) of the Act requires that for services to meet the definition of "home health services", such services must be furnished in " \* \* \* a place of residence used as such individual's home \* \* \*". There is no statutory definition of "home" or "place of residence used as such individual's home" specific to Medicare coverage of home health services, but we believe that it is clearly inappropriate for Medicare home health services to be provided to beneficiaries who reside in, for example, hospitals or Medicare or Medicaid certified nursing facilities.

The statute at section 1861(n) of the Act, in defining "durable medical equipment", precludes coverage of such equipment when furnished in a beneficiary's home if it is an institution which meets the requirements of sections 1819(a)(1) or 1861(e)(1) of the Act. Moreover, this definition of durable medical equipment is applicable to coverage of durable medical equipment as a home health service in section 1861(m)(5) of the Act. Hence, we propose to adopt for purposes of Medicare coverage of home health services this statutory definition of when an institution cannot be a beneficiary's "home".

### 2. Outpatient Setting

In § 409.47(b), we propose that for purposes of coverage of home health services, an outpatient setting may include a hospital, skilled nursing facility, rehabilitation center, or outpatient department affiliated with a medical school, with which the HHA has an arrangement to provide services in accordance with the requirements of § 484.14(h). We propose to require that for services to be covered in the outpatient setting, the services must require equipment that cannot be made available at the beneficiary's home, or are services that are furnished while the patient is at the facility to receive services requiring equipment that cannot

be made available at the beneficiary's home. This requirements implements section 1861(m)(7) of the Act.

For example, when a beneficiary, who requires physical therapy, speech therapy and occupational therapy, is transported to a hospital for physical therapy requiring equipment that cannot be made available at the beneficiary's home, speech therapy and occupational therapy that meet the criteria for coverage and that are furnished to the beneficiary during the hospital visit may also be covered as home health services.

### H. Duration of Care

#### 1. Number of Visits Under Part A

In § 409.84(a), we propose that, to the extent that all coverage requirements as specified in this subpart are met, payment may be made, on behalf of beneficiaries eligible under part A, for an unlimited number of visits. All reasonable and necessary Medicare home health services are covered under Part A unless there is not Part A entitlement.

While the Omnibus Reconciliation Act of 1980 eliminated the absolute limitation of 100 home health visits per spell of illness for Part A, it retained the coverage restrictions of sections 1814(a)(2)(C), 1835(a)(2)(A), and 1861(m) of the Act. Hence, although there is no absolute outside limitation on the number of visits for which payment may be made, the coverage criteria control the number of visits for which Medicare payment may be made.

In addition, section 1833(d) of the Act specifies that payment may not be made under Part B if payment may be made under Part A. Since the number of Visits that can be covered under Part A is limited only to the extent that the coverage criteria are not met, and since the same criteria apply to home health services under Parts A and B, Medicare payment for home health services will always be under Part A unless the beneficiary is not entitled to payment under Part A. There are a very small number of beneficiaries who have Part B coverage but not Part A coverage.

#### 2. Number of Visits Under Part B

In § 409.48(b), we propose that to the extent that all coverage requirements as specified in the regulations are met, payment may be made under Part B for an unlimited number of home health visits. However, payment may be made under Part B only if the beneficiary is not entitled to Part A coverage.

#### 3. Definition of a Visit

In § 409.48(c), we propose that a visit is an episode of personal contact with



the beneficiary by staff of the HHA, or by others under arrangements with the HHA, for the purpose of furnishing a covered service.

In § 409.48(c)(1), we propose that one visit may be covered each time an HHA employee of someone furnishing services under arrangements with the HHA enters a beneficiary's home and provides a covered service to a beneficiary who meets the coverage criteria of § 409.42. These visits must be reasonable and necessary given the care furnished.

In § 409.48(c)(2), we propose that when an HHA furnishes services to a beneficiary in an outpatient facility under arrangements with the facility, one visit may be covered for each type of covered service furnished.

In § 409.48(c)(3), we propose that when two individuals are needed to furnish a service, two visits may be covered, but if two individuals are present, and only one is needed to provide the care, only one visit may be covered.

In § 409.48(c)(4), we propose that a visit is considered to be initiated with the delivery of covered home health services and ends at the conclusion of delivery of covered home health services. In those circumstances where all reasonable and necessary services cannot be provided in the course of a single visit (for example, when a patient requires tube feedings several times a day), those individuals that are furnishing the service may remain at the beneficiary's residence between visits (for example, to furnish non-covered care) and still receive Medicare payment for two separate visits. However, if all covered services could be provided in the course of one visit, only one visit may be covered.

We recognize that this type of distinction is needed to make it possible for patients to purchase non-covered services from HHAs in connection with covered care. On the other hand, we are interested that such a policy does not result in the proliferation of visits by encouraging an artificial need for multiple visits in circumstances where a single visit would be sufficient for furnishing needed care. We therefore specifically request comments on this proposed policy.

#### *I. Exclusion From Coverage*

In § 409.49, we discuss items that would be excluded from coverage as Medicare home health services.

##### **1. Drugs and Biologicals**

In § 409.49(a), we propose that drugs and biologicals are not covered under Medicare as home health services.

Section 1861(m)(5) of the Act specifically excludes coverage of drugs and biologicals as medical supplies under the home health benefit.

In § 409.49(a)(1), we propose to define a "drug" as " \* \* any chemical compound that may be used on or administered to humans or animals as an aid in the diagnosis, treatment or prevention of disease or other abnormal conditions, for the relief of pain or suffering, or to control or improve any physiologic or pathologic condition." Also, in § 409.49(a)(2), we propose to define "biological" as " \* \* any medicinal preparation made from living organisms and their products, including, but not limited to, serums, vaccines, antigens and antitoxins." These definitions are based on definitions in Dorland's Illustrated Medical Dictionary (25th ed. 1974).

The exclusion of drugs and biologicals from coverage as a home health medical supply was part of the original Medicare legislation. Also part of that legislation was a definition of "drugs and biologicals" at section 1861(t) of the Act. The definition at section 1861(t) of the Act is for purposes of describing when drugs and biologicals can be covered rather than when they are excluded from home health coverage. Therefore, the definition at 1861(t) of the Act specifically states that it is not for purposes of section 1861(m)(5) of the Act. Moreover, neither the statute nor the legislative history gave any indication of how Congress foresaw a definition of drugs and biologicals for purposes of the exclusion contained in section 1861(m)(5) of the Act.

Considering the absence of such a definition or any indication of what was intended, we propose to use the broadest possible definition of both drugs and biologicals for purposes of the exclusion. We do so based upon the specific wording of the statute, the exception in section 1861(t) of the Act for the use of that definition for the required exclusion of drugs and biologicals from coverage as a home health medical supply, and the absence of any legislative history which would encourage us to do otherwise.

##### **2. Transportation**

In § 409.49(b), we propose that transportation of beneficiaries, whether to receive covered care or for other purposes, is excluded as a home health service. The costs of transportation of equipment, materials, supplies and staff may be allowable as an HHA administrative cost, but no separate payment may be made for them. This provision is in accordance with section 1861(m)(7) of the Act that specifically

excludes transportation of an individual to a location to receive home health items or services.

##### **3. Services That Would Not Be Covered as Inpatient Services**

In § 409.49(c), we propose that services that would not be covered if furnished as hospital inpatient services are excluded from home health coverage. Section 1861(m) of the Act following paragraph (m)(7) precludes coverage as a home health service of any services that would not be covered as an inpatient hospital service.

##### **4. Housekeeping Services**

In § 409.49(d), we propose that services whose sole purpose is to enable the beneficiary to continue residing in his or her home (for example, cooking, shopping, Meals on Wheels, cleaning, laundry, etc.) are excluded from Medicare coverage as home health services. This exclusion also was originally discussed in the report of the Senate Committee on Finance that accompanied the original Medicare legislation (S. Rep. No. 404, 89th Cong., 1st Sess. 33 (1965)), in which Congress made it clear that the purpose of the home health benefit was to furnish coverage of health care, that was reasonable and necessary to the treatment of illness or injury, to beneficiaries who were confined to their homes. We recognize that housekeeping services are necessary to the maintenance of a person in his or her home, but, unlike home health aide services, they are not for the purpose of facilitating the medical treatment of a beneficiary's illness or injury. Rather, they are tasks that must be done as part of independent living, irrespective of the health status of the individual. This does not represent any change from current Medicare policy and would not affect coverage of home health aide services that are essential for healthcare, such as bathroom disinfection and the cleaning of soiled sheets.

##### **5. Services Covered as End Stage Renal Disease Services**

In § 409.49(e), we propose that when Medicare is paying for End Stage Renal Disease (ESRD) services under a composite rate, services that are included under this rate are excluded from Medicare payment as home health services. ESRD composite rate payment is intended to subsume payment for all dialysis-related services provided to the beneficiary. Home health payment for dialysis-related services furnished to a beneficiary by an HHA would constitute



duplicate program payment for the services.

We believe that this reflects the longstanding Medicare policy that the composite rate paid to the ESRD facility is payment for the complete dialysis treatment and that the ESRD facility is required to furnish all of the necessary dialysis services, equipment, and supplies. Therefore, those facilities that are paid a composite rate for ESRD services furnished to Medicare beneficiaries are required to provide all necessary services that are directly related to the patient's dialysis, such as treatment of an infected shunt site. Care furnished to Medicare ESRD beneficiaries for the treatment of illness or injuries that are not directly related to the patient's dialysis, such as decubitus care, could be covered under the Medicare home health benefit if all the appropriate conditions for coverage are met.

#### 6. Prosthetic Devices

In § 409.49(f), we propose that items that may be covered under Part B as prosthetic devices are excluded from home health coverage. Section 1861(m) of the Act does not provide coverage for prosthetic devices under the home health benefit. Therefore, with the exception of catheters, catheter supplies, ostomy bags, and supplies relating to ostomy care, items that can be covered under separate provisions of the Medicare program as prosthetic devices cannot be covered under the home health benefit. Specifically, items that may be covered as prosthetic devices, such as total parenteral nutrition systems, cannot be considered to be medical supplies under the home health benefit, and cannot be covered as such. However, an HHA may still furnish prosthetic devices like any other supplier. In these cases, the prosthetic device is covered by Part B and paid for according to the provisions of the "six point payment plan" as set forth in section 1834(a) of the Act. Under section 1834(a)(13) of the Act as amended by the Omnibus Budget Reconciliation Act of 1989 (Pub. L. 101-239) and section 1866(a)(1)(P) of the Act as amended by section 4153(d) of the Omnibus Budget Reconciliation Act of 1990 (Pub. L. 101-508), catheters, catheter supplies, ostomy bags, and supplies relating to ostomy care are not considered to be prosthetic devices if furnished under a home health plan of care and not subject to the "six point payment plan." These are covered as supplies when furnished under a home health plan of care.

In § 409.49(g), we propose to preclude coverage of medical social services provided solely to members of the

beneficiary's family. Counseling and other services that might be provided solely to the beneficiary's family are not considered to be part of the treatment of the beneficiary's illness or injury (unless they are incidental to covered medical social services being provided to the beneficiary) and are not covered.

#### J. Technical Changes

Throughout this proposed rule, we would make appropriate technical and clarifying changes, such as revising cross references to reflect the redesignation of sections.

### III. Regulatory Impact Statement and Flexibility Analysis

#### A. Executive Order 12291

Executive Order 12291 (E.O. 12291) requires us to prepare and publish a regulatory impact analysis for any proposed rule that meets one of the E.O. 12291 criteria for a "major rule"; that is, that would be likely to result in—

- An annual effect on the economy of \$100 million or more;
- A major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; or
- Significant adverse effects on competition, employment, investment, productively, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

Most of the provisions in this proposed rule are clarifications of existing policy and represent only minor changes to the existing policy and would not produce changes meeting any of the E.O. 12291 criteria for a major rule. The new provision we are proposing at § 484.36(d)(3) to reduce the frequency of onsite supervisory visits to the patient's home if a patient is no longer receiving skilled care, also would not produce economic changes meeting the E.O. criteria for a major rule. For these reasons, therefore, we have not prepared a regulatory impact analysis.

#### B. Regulatory Flexibility Act

We generally prepare a regulatory flexibility analysis that is consistent with the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 through 612) unless the Secretary certifies that a proposed rule would not have a significant economic impact on a substantial number of small entities. For purposes of the RFA, we consider all HHAs to be small entities.

The new provision we are proposing at § 484.36(d)(3) could affect a significant number of HHAs. We cannot,

however, determine the quantitative impact of the proposed provisions because of a lack of data. Yet, because we expect to receive many comments, we are providing a limited discussion of these provisions.

#### 1. Impact of the Proposed Liberalization of the Supervision of Home Health Aides When a Patient No Longer Requires Skilled Care

Section 484.36(d)(3) is specifically intended to ease the administrative burden of HHAs that furnish home health aide services to patients that no longer require skilled care. Patients who do not require skilled care, are stabilized to the point to requiring only assistance with some of the major activities of daily living, such as, bathing or preparing meals but no longer require the intervention of a skilled nurse or other skilled provided. In these circumstances, aides are no longer providing medically necessary care. Consequently, the type of close supervision that is appropriate when patients are undergoing a specific course of treatment is not appropriate when they require only custodial care. For these reasons, we believe that a standard of one supervisory visit at least every 62 days for patients not requiring skilled care is reasonable.

We are unable to determine the quantitative impact of reducing the frequency of supervisory visits to aides. Nevertheless, we believe the savings from reducing the frequency of supervisory visits under the circumstances envisioned by § 484.36(d) could be significant; and most of these savings would accrue to the HHAs in the form of lower administrative costs.

However, the Medicare and Medicaid programs may also benefit from the proposed reduced frequency of supervisory visits. Although supervisory visits are not Medicare-covered skilled nursing services, Medicare does pay a portion of these expenses based on the proportion of Medicare patient visits to total patient visits. Thus, lower supervisory costs for non-Medicare patients may result in savings for the Medicare program.

Similarly, to the degree that individual State Medicaid programs cover and pay HHAs for providing unskilled care to Medicaid recipients, the more liberal requirement for supervising aides may enable State Medicaid programs to lower their payments in recognition of HHAs' lower administrative costs. If this were to occur, the Federal Medicaid program would also benefit through reductions in Federal matching funds.



## 2. Conclusion

The new provision we are proposing, we believe, would help HHAs to provide, and for patients to receive, higher quality care. At the same time, we believe, our provision would also help HHAs to improve their operating efficiency.

As a final point, the codification of the provisions of this regulation would establish a more consistent legal basis for the ten regional intermediaries and administrative law judges to determine Medicare coverage of HHA services. Reducing the variability in Medicare coverage decisions across the country should lead to a reduction in the number of beneficiary and provider appeals. In turn, this would result in lower administrative costs for the Medicare program and greater confidence in the Medicare program on the part of beneficiaries and providers.

### C. Small Rural Hospital Impact Statement

Section 1102(b) of the Act requires the Secretary to prepare a regulatory impact analysis if a proposed rule may have a significant impact on the operations of a substantial number of small rural hospitals. Such an analysis must conform to the provisions of section 603 of the RFA. For purposes of section 1102(b) of the Act, we define a small rural hospital as a hospital that has fewer than 50 beds and is located outside of a Metropolitan Statistical Area.

We are not preparing a rural impact statement since we have determined, and the Secretary certifies, that this proposed rule would not have a significant economic impact on the operations of a substantial number of small rural hospitals.

## IV. Response to Comments

Because of the large number of items of correspondence we normally receive on a proposed rule, we are not able to acknowledge or respond to them individually. However, we will consider all comments that we receive by the date and time specified in the "DATES" section of this preamble, and, if we proceed with a final rule, we will respond to the comments in the preamble of that rule.

## V. Paperwork Reduction Act

Sections 484.18(d), 484.36(b), and 409.43 of this proposed rule contain information collection requirements that are subject to the Office of Management and Budget (OMB) approval under the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.). However, these

information collection requirements have approval under the information collection requirements contained in the Conditions of Participation for Home Health Agencies. These information collection requirements implement patient rights provisions and set forth home health aide criteria, and are approved under OMB control number 0938-0365. Organizations and individuals desiring to submit comments on the information collection requirements should direct them to the agency official whose name appears in the "ADDRESSES" section of this preamble.

### List of Subjects

#### 42 CFR Part 409

Health facilities, Medicare.

#### 42 CFR part 418

Health facilities, Hospice care, Medicare, Reporting and recordkeeping requirements.

#### 42 CFR Part 484

Administrative practice and procedure, Health facilities, Health professions, Kidney diseases, Laboratories, Medicare, Nursing homes, Reporting and recordkeeping requirements, Rural areas, X-ray.

For the reasons set forth in the preamble, 42 CFR chapter IV is proposed to be amended as follows:

## PART 409—HOSPITAL INSURANCE BENEFITS

A. Part 409 is amended as set forth below:

1. The authority citation is revised to read as follows:

Authority: Secs. 1102, 1812, 1813, 1814, 1835, 1861, 1862(a), (f), and (h), 1871 and 1881 of the Social Security Act (42 U.S.C. 1302, 1395d, 1395e, 1395f, 1395n, 1395x, 1395y (a), (f) and (h), 1395hh and 1395qq).

2-3. Section 409.32(a) is revised to read as follows:

### § 409.32 Criteria for skilled services and the need for skilled services.

(a) To be considered a skilled service, the service must be so inherently complex that it can be safely and effectively performed only by, or under the supervision of, professional or technical personnel.

\* \* \* \* \*

4. Section 409.40 is revised to read as follows:

### § 409.40 Basis, purpose and scope.

This subpart implements sections 1814(a)(2)(C), 1835(a)(2)(A), and 1861(m) of the Act with respect to the requirements that must be met for

Medicare payment to be made for home health services furnished to eligible beneficiaries.

5. Section 409.41 is revised to read as follows:

### § 409.41 Requirement for payment.

In order for home health services to qualify for payment under the Medicare program the following requirements must be met:

(a) The services must be furnished to an eligible beneficiary by, or under arrangements with, an HHA that—

(1) Meets the conditions of participation for HHAs at part 484 of this chapter; and

(2) Has in effect a Medicare provider agreement as described in part 489, subparts A, B, C, D, and E of this chapter.

(b) The physician certification and recertification requirements for home health services described in § 424.22 must be met.

(c) All coverage requirements of services contained in §§ 409.42 through 409.47 must be met.

6. Section 409.42 is revised to read as follows:

### § 409.42 Beneficiary qualifications for coverage of services.

In order for a beneficiary to qualify for Medicare coverage of home health services, he or she must meet each of the following requirements.

(a) *Confined to the home.* The beneficiary must be confined to the home or in an institution that is neither a hospital nor primarily engaged in providing skilled nursing or rehabilitation services.

(b) *Under the care of a physician.* The beneficiary must be under the care of a physician who establishes the plan of care. A doctor of podiatric medicine may establish a plan of care only if that is consistent with the HHA's policy and with the functions he or she is authorized to perform under State law.

(c) *In need of skilled services.* The beneficiary must need at least one of the following skilled services as certified by a physician in accordance with the physician certification and recertification requirements for home health services under § 424.22 of this chapter.

(1) Intermittent skilled nursing services that meet the criteria for skilled services and the need for skilled services found in § 409.32. (Also see § 409.33 (a) and (b) for a description of examples of skilled nursing and rehabilitation services).

(2) Physical therapy services that meet the requirements of § 409.44(b).



(3) Speech therapy services that meet the requirements of § 409.44(b).

(4) Continuing occupational therapy services that meet the requirements of § 409.44(b) if the beneficiary's eligibility for home health services has been established by virtue of a prior need for intermittent skilled nursing care, speech therapy, or physical therapy in the current or prior certification period.

(d) *Under a plan of care.* The beneficiary must be under a plan of care that meets the requirements for plans of care specified in § 409.43.

(e) *By whom the services must be furnished.* The home health services must be furnished by, or under arrangements made by a participating HHA.

7. Section 409.43 is revised to read as follows:

**§ 409.43 Plan of care requirements**

(a) *Contents.* The plan of care must contain those items listed in § 484.18(a) of this chapter that specify the standards relating to a plan of care that an HHA must meet in order to participate in the Medicare program.

(b) *Physician's orders.* The physician's orders for services in the plan of care must be specific with respect to what type of home health discipline will furnish the ordered services and at what frequency they will be furnished. Orders for services to be provided "as needed" or "PRN" must be accompanied by a description of the beneficiary's medical signs and symptoms that would occasion the visit and a specific limit on the number of those visits to be made under the order before an additional physician order would have to be obtained. Orders for care may indicate a specific range in the frequency of visits to ensure that the most appropriate level of services is furnished. If a range of visits is ordered, the upper limit of the range is considered the specific frequency.

(c) *Physician signature.* The plan of care must be signed and dated by a physician who meets the certification and recertification requirements of § 424.22 of this chapter. The plan of care must be signed by the physician before the bill for services is submitted. Any changes in the plan of care must be signed in writing, signed and dated by the physician.

(d) *Verbal orders.* If any services are provided based on a physician's verbal orders, the orders must be put in writing, include the date of the verbal order, and must be signed and dated with the date of receipt by the registered nurse or qualified therapist (as defined in § 484.4 of this chapter) receiving them. The verbal orders must also be

countersigned and dated by the physician before the HHA bills for the care.

(e) *Frequency of review.* The plan of care must be reviewed by the physician (as specified in § 409.42(b)) in consultation with agency professional personnel at least every 62 days. Each review of a beneficiary's plan of care must contain the signature of the physician who reviewed it and the date of review.

(f) *Termination of the plan of care.* The plan of care is considered to be terminated if the beneficiary does not receive at least one covered skilled nursing, physical therapy, speech therapy, or occupational therapy visit in a 62 day period unless the physician documents that the interval without such care is appropriate to the treatment of the beneficiary's illness or injury.

8. Section 409.44 is revised to read as follows:

**§ 409.44 Skilled services requirements.**

(a) *Skilled nursing care.* (1) Skilled nursing care consists of those services that must, under State law, be performed by a registered nurse, or practical (vocational) nurse, as defined in § 484.4 of this chapter, and meet the criteria for skilled nursing services specified in § 409.32.

(i) In determining whether a service requires the skill of a licensed nurse, consideration must be given to the inherent complexity of the service, the conditions of the beneficiary, and accepted standards of medical and nursing practice.

(ii) If the nature of a service is such that it can safely and effectively be performed by the average nonmedical person without direct supervision of a licensed nurse, the service cannot be regarded as a skilled nursing service.

(iii) The fact that a skilled nursing service can be or is taught to the beneficiary or to the beneficiary's family or friends does not negate the skilled aspect of the service when performed by the nurse.

(iv) If the service could be performed by the average nonmedical person, the absence of a competent person to perform it does not cause it to be a skilled nursing service.

(2) The skilled nursing care must be provided on a part-time or intermittent basis.

(3) The skilled nursing services must be reasonable and necessary for the treatment of the illness or injury.

(i) To be considered reasonable and necessary, the services must be consistent with the nature and severity of the beneficiary's illness or injury, his or her particular medical needs, and

accepted standards of medical and nursing practice.

(ii) The skilled nursing care provided to the beneficiary must be reasonable within the context of the beneficiary's condition.

(iii) The determination of whether skilled nursing care is reasonable and necessary must be based solely upon the beneficiary's unique condition and individual needs, without regard to whether the illness or injury is acute, chronic, terminal, or expected to last a long time.

(b) *Physical therapy, speech therapy, and occupational therapy.* To be covered, physical therapy, speech therapy, and occupational therapy must satisfy the criteria in paragraphs (b)(1) through (4) of this section. Occupational therapy services initially qualify for home health coverage only if they are part of a plan of care that also includes intermittent skilled nursing care, physical therapy, or speech therapy, as follows:

(1) Physical, speech, or occupational therapy services must relate directly and specifically to a treatment regimen (established by the physician, after any needed consultation with the qualified therapist) that is designed to treat the beneficiary's illness or injury. Services related to activities for the general physical welfare of beneficiaries (for example, exercises to promote overall fitness) do not constitute physical, speech, or occupational therapy services for Medicare purposes.

(2) Physical, speech, and occupational therapy services must be reasonable and necessary. To be considered reasonable and necessary, the following conditions must be met:

(i) The services must be considered under accepted standards of medical practice to be a specific, safe, and effective treatment for the beneficiary's condition.

(ii) The services must be of such a level of complexity and sophistication or the condition of the beneficiary must be such that the services required can safely and effectively be performed only by a qualified physical therapist or by a qualified physical therapy assistant under the supervision of a qualified physical therapist, by a qualified speech therapist, or by a qualified occupational therapist or a qualified occupational therapy assistant under the supervision of a qualified occupational therapist (as defined in § 484.4 of this chapter). Services that do not require the performance or supervision of a physical therapist or an occupational therapist are not considered reasonable or necessary physical therapy or



occupational therapy services, even if they are preformed by or supervised by a physical therapist or occupational therapist. Services that do not require the skills of a speech therapist are not considered to be reasonable and necessary speech therapy services even if they are performed by or supervised by a speech therapist.

(iii) There must be an expectation that the beneficiary's condition will improve materially in a reasonable (and generally predictable) period of time based on the physician's assessment of the beneficiary's restoration potential and unique medical condition, or the services must be necessary to establish a safe and effective maintenance program required in connection with a specific disease, or the skills of a therapist must be necessary to perform a safe and effective maintenance program. If the services are for the establishment of a maintenance program, they may include the design of the program, the instruction of the beneficiary, family, or home health aides, and the necessary infrequent reevaluations of the beneficiary and the program to the degree that the specialized knowledge and judgment of a physical therapist, speech therapist, or occupational therapist is required.

(iv) The amount, frequency, and duration of the services must be reasonable.

9. A new 409.45 is added to read as follows:

**§ 409.45 Dependent services requirements.**

(a) *General.* Services discussed in paragraphs (b) through (g) of this section may be covered only if the beneficiary needs skilled nursing care on an intermittent basis, as described in § 409.44(a); physical therapy or speech therapy as described in § 409.44(b); or needed one of these three services and occupational therapy, but continues to need only occupational therapy as described in § 409.44(b); and otherwise meets the qualifying criteria (confined to the home, under the care of a physician, in need of skilled services, and under a plan of care) specified in § 409.42.

(b) *Home health aide services.* To be covered, home health aide services must meet each of the following requirements:

(1) The reason for the visits by the home health aide must be to provide hands-on personal care to the beneficiary or services that are needed to maintain the beneficiary's health or to facilitate treatment of the beneficiary's illness or injury. The physician's order must indicate the frequency of the home health aide services required by the

beneficiary. These services may include but are not limited to:

(i) Personal care services such as bathing, dressing, grooming, caring for hair, nail and oral hygiene that are needed to facilitate treatment or to prevent deterioration of the beneficiary's health, changing the bed linens of an incontinent beneficiary, shaving, deodorant application, skin care with lotions and/or powder, foot care, ear care, feeding, assistance with elimination (including enemas unless the skills of a licensed nurse are required due to the beneficiary's condition, routine catheter care, and routine colostomy care), assistance with ambulation, changing position in bed, and assistance with transfers.

(ii) Simple dressing changes that do not require the skills of a licensed nurse.

(iii) Assistance with medications that are ordinarily self-administered and that do not require the skills of a licensed nurse to be provided safely and effectively.

(iv) Assistance with activities that are directly supportive of skilled therapy services but do not require the skills of a therapist to be safely and effectively performed, such as routine maintenance exercises and repetitive speech routines to support speech therapy.

(v) Routine care of prosthetic and orthotic devices.

(2) The services to be provided by the home health aide must be—

(i) Ordered by a physician in the plan of care; and

(ii) Provided by the home health aide on a part-time or intermittent basis.

(3) The services provided by the home health aide must be reasonable and necessary. To be considered reasonable and necessary, the services must—

(i) Meet the requirement for home health aide services in paragraph (b)(1) of this section;

(ii) Be of a type the beneficiary cannot perform for himself or herself; and

(iii) Be of a type that there is no able or willing caregiver to provide, or, if there is a potential caregiver, the beneficiary is unwilling to use the services of that individual.

(4) The home health aide also may perform services incidental to a visit that was for the provision of care as described in paragraphs (b)(3) (i) through (iii) of this section. For example, these incidental services may include changing bed linens, personal laundry, or preparing a light meal.

(c) *Medical social services.* Medical social services may be covered if the following requirements are met:

(1) The services are ordered by a physician and included in the plan of care.

(2) The services are necessary to resolve social or emotional problems that are expected to be an impediment to the effective treatment of the beneficiary's medical condition or to his or her rate of recovery.

(3) The frequency and nature of the medical social services are reasonable and necessary to the treatment of the beneficiary's condition.

(4) The medical social services are furnished by a qualified social worker or qualified social work assistant under the supervision of a social worker as defined in § 484.4 of this chapter.

(5) The services needed to resolve the problems that are impeding the beneficiary's recovery require the skills of a social worker or a social work assistant under the supervision of a social worker to be performed safely and effectively.

(d) *Occupational therapy.*

Occupational therapy services that are not qualifying services under § 409.44(b) are nevertheless covered as dependent services if the requirements of § 409.44(b)(2) (i) through (iv), as to reasonableness and necessity, are met.

(e) *Durable medical equipment.*

Durable medical equipment in accordance with § 410.38 of this chapter, which describes the scope and conditions of payment for durable medical equipment under Part B, may be covered under the home health benefit as either a Part A or Part B service.

(f) *Medical supplies.* Medical supplies (including catheters, catheter supplies, ostomy bags, and supplies relating to ostomy care but excluding drugs and biologicals) may be covered as a home health benefit. For medical supplies to be covered as a Medicare home health benefit, the medical supplies must be needed to treat the beneficiary's illness or injury that occasioned the home health care.

(g) *Intern and resident services.* The medical services of interns and residents in training under an approved hospital teaching program are covered if the services are ordered by the physician who is responsible for the plan of care and the HHA is affiliated with or under the common control of the hospital furnishing the medical services.

*Approved means—*

(1) Approved by the Council on Medical Education of the American Medical Association;

(2) In the case of an osteopathic hospital, approved by the Committee on Hospitals of the Bureau of Professional Education of the American Osteopathic Association;

(3) In the case of an intern or resident-in-training in the field of dentistry,



approved by the Council on Dental Education of the American Dental Association; or

(4) In the case of an intern or resident-in-training in the field of podiatry, approved by the Council on Podiatry Education of the American Podiatric Association.

10. Section 409.46 is redesignated as § 409.50, new §§ 409.46 through 409.49 are added to read as follows:

**§ 409.46 Allowable administrative costs.**

Services that are allowable as administrative costs but are not separately billable include, but are not limited to, the following:

(a) *Registered nurse initial evaluation visits.* Initial evaluation visits by a registered nurse for the purpose of assessing a beneficiary's health needs, determining if the agency can meet those health needs, and formulating a plan of care for the beneficiary are allowable administrative costs. If a physician specifically orders that a particular skilled service be furnished during the evaluation in which the agency accepts the beneficiary for treatment and all other coverage criteria are met, the visit is billable as a skilled nursing visit. Otherwise it is considered to be an administrative cost.

(b) *Visits by registered nurses or qualified professionals for the supervision of home health aides.* Visits by registered nurses or qualified professionals for the purpose of supervising home health aides as required at § 484.36(d) of this chapter are allowable administrative costs. Only if the registered nurse or qualified professional visits the beneficiary for the purpose of furnishing care that meets the coverage criteria at § 409.44, and the supervisory visit occurs simultaneously with the provision of covered care, is the visit billable as a skilled nursing or therapist's visit.

(c) *Respiratory care services.* If a respiratory therapist is used to furnish overall training or consultative advice to an HHA's staff and incidentally provides respiratory therapy services to beneficiaries in their homes, the costs of the respiratory therapist's services are allowable as administrative costs. Visits by a respiratory therapist to a beneficiary's home are not separately billable. However, respiratory therapy services that are furnished as part of a plan of care by a skilled nurse or physical therapist and that constitute skilled care may be separately billed as skilled visits.

(d) *Dietary and nutrition personnel.* If dietitians or nutritionists are used to provide overall training or consultative advice to HHA staff and incidentally

provide dietetic or nutritional services to beneficiaries in their homes, the costs of these professional services are allowable as administrative costs. Visits by a dietitian or nutritionist to a beneficiary's home are not separately billable.

**§ 409.47 Place of service requirements.**

To be covered, home health services must be furnished in either the beneficiary's home or an outpatient setting as defined below.

(a) *Beneficiary's home.* A beneficiary's home is any place in which a beneficiary resides that does not meet the definition of a hospital, SNF, or nursing facility as defined in sections 1861(e)(1), 1819(a)(1), or 1919(a)(1) of the Act, respectively.

(b) *Outpatient setting.* For purposes of coverage of home health services, an outpatient setting may include a hospital, SNF, rehabilitation center, or outpatient department affiliated with a medical school, with which the HHA has an arrangement in accordance with the requirements of § 484.14(h) of this chapter and that is used by the HHA to provide services that either—

(1) Require equipment that cannot be made available at the beneficiary's home; or

(2) Are furnished while the beneficiary is at the facility to receive services requiring equipment described in paragraph (b)(1) of this section.

**§ 409.48 Visits.**

(a) *Number of allowable visits under Part A.* To the extent that all coverage requirements specified in this subpart are met, payment may be made on behalf of eligible beneficiaries under Part A for an unlimited number of covered home health visits. All Medicare home health services are covered under hospital insurance unless there is no Part A entitlement.

(b) *Number of visits under Part B.* To the extent that all coverage requirements specified in this subpart are met, payment may be made on behalf of eligible beneficiaries under Part B for an unlimited number of covered home health visits. Medicare home health services are covered under Part B only when the beneficiary is not entitled to coverage under Part A.

(c) *Definition of visit.* A visit is an episode of personal contact with the beneficiary by staff of the HHA or others under arrangements with the HHA, for the purpose of providing a covered service.

(1) Generally, one visit may be covered each time an HHA employee or someone providing home health services under arrangements enters the

beneficiary's home and provides a covered service to a beneficiary who meets the criteria of § 409.42 (confined to the home, under the care of a physician, in need of skilled services, and under a plan of care).

(2) If the HHA furnishes services in an outpatient facility under arrangements with the facility, one visit may be covered for each type of service provided.

(3) If two individuals are needed to provide a service, two visits may be covered. If two individuals are present, but only one is needed to provide the care, only one visit may be covered.

(4) A visit is initiated with the delivery of covered home health services and ends at the conclusion of delivery of covered home health services. In those circumstances in which all reasonable and necessary home health services cannot be provided in the course of a single visit, HHA staff or others providing services under arrangements with the HHA may remain at the beneficiary's residence between visits (for example, to provide non-covered services). However, if all covered services could be provided in the course of one visit, only one visit may be covered.

**§ 409.49 Excluded services.**

(a) *Drugs and biologicals.* Drugs and biologicals are excluded from Medicare payment.

(1) A drug is any chemical compound that may be used on or administered to humans or animals as an aid in the diagnosis, treatment or prevention of disease or other abnormal condition or for the relief of pain or suffering or to control or improve any physiological pathologic condition.

(2) A biological is any medicinal preparation made from living organisms and their products including, but not limited to, serums, vaccines, antigens, and antitoxins.

(b) *Transportation.* The transportation of beneficiaries, whether to receive covered care or for other purposes, is excluded from home health coverage. Costs of transportation of equipment, materials, supplies, or staff may be allowable as administrative costs, but no separate payment is made for them.

(d) *Housekeeping services.* Services whose sole purpose is to enable the beneficiary to continue residing in his or her home (for example, cooking, shopping, Meals on Wheels, cleaning laundry) are excluded from home health coverage.

(e) *Services covered under the End Stage Renal Disease (ESRD) program.* Services that are covered under the



ESRD program and are contained in the composite rate reimbursement methodology, including any service furnished to a Medicare ESRD beneficiary that is directly related to that individual's dialysis, are excluded from coverage under the Medicare home health benefit.

(f) *Prosthetic devices.* Items that meet the requirements of § 410.36(b) of this chapter for prosthetic devices covered under Part B are excluded from home health coverage. Catheters, catheter supplies, ostomy bags, and bags relating to ostomy care are not considered prosthetic devices if furnished under a home health plan of care and are not subject to this exclusion from coverage.

(g) *Medical social services provided to family members.* Medical social services provided solely to members of the beneficiary's family and that are not incidental to covered medical social services being provided to the beneficiary are not covered.

B. Part 418 is amended as set forth below:

#### PART 418—HOSPICE CARE

1. The authority citation for part 418 continues to read as follows:

Authority: Secs. 1102, 1811-1814, 1861-1866, and 1871 of the Social Security Act (42 U.S.C. 1302, 1395c-1395f, 1395x-1395cc, and 1395hh).

#### Subpart D—Covered Services

2. Section 418.202 is amended by revising paragraph (g) to read as follows:

##### § 418.202 Covered services.

\* \* \* \* \*

(g) Home health aide services furnished by qualified aides as designated in § 418.94 and homemaker services. Home health aides may provide personal care services as defined in § 409.45(b) of this chapter. Aides may perform household services to maintain a safe and sanitary environment in areas of the home used by the patient, such as changing the bed or light cleaning and laundering essential to the comfort and cleanliness of the patient. Aide services must be provided under the general supervision of a registered nurse. Homemaker services may include assistance in maintenance of safe and healthy environment and services to enable the individual to carry out the treatment plan.

\* \* \* \* \*

C. Part 484 is amended as set forth below:

#### PART 484—CONDITIONS OF PARTICIPATION: HOME HEALTH AGENCIES

1. The authority citation for part 484 is revised to read as follows:

Authority: Secs. 1102, 1814(A)(2)(C), 1835(A)(2)(A), 1861, 1871, and 1891 of the Social Security Act (42 U.S.C. 1302, 1395f(a)(2)(C), 1395n(a)(2)(A), 1395x, 1395hh, and 1395bbb).

2.-3. In § 484.36, paragraphs (c) and (d) are revised to read as follows:

##### § 484.36 Condition of participation: Home health aide services.

\* \* \* \* \*

##### (c) *Standard: Assignment and duties of the home health aide—(1)*

*Assignment.* The home health aide is assigned to a specific patient by the registered nurse. Written patient care instructions for the home health aide must be prepared by the registered nurse or other appropriate professional who is responsible for the supervision of the home health aide under paragraph (d) of this section.

(2) *Duties.* The home health aide provides services that are ordered by the physician in the plan of care and that the aide is permitted to perform under State law. The duties of a home health aide include the provision of hands-on personal care, performance of simple procedures as an extension of therapy or nursing services, assistance in ambulation or exercises, and assistance in administering medications that are ordinarily self-administered. Any home health aide services offered by an HHS must be provided by a qualified home health aide.

(d) *Standard: Supervision.* (1) If the patient receives skilled nursing care, the registered nurse must perform the supervisory visit required by paragraph (d)(2) of this section. If the patient is not receiving skilled nursing care, but is receiving another skilled service (that is, physical therapy, speech therapy, or occupational therapy), supervision may be provided by the appropriate therapist.

(2) The registered nurse (or another professional described in paragraph (d)(1) of this section) must make an onsite visit to the patient's home no less frequently than every 2 weeks.

(i) If one or more skilled services are furnished to the patient, at least one such supervisory visit to the patient's home per month must occur while the home health aide is providing patient

care to ensure that the aide is properly caring for the patient.

(ii) If the home health aide services are provided by an individual who is not employed directly by the HHA, all of the supervisory visits must occur while the aide is providing services to the patient.

(3) If home health aide services are provided to a patient who is not receiving skilled nursing care or physical, speech, or occupational therapy, the registered nurse must make a supervisory visit to the patient's home no less frequently than every 62 days. In these cases, to ensure that the aide is properly caring for the patient, each supervisory visit must occur while the home health aide is providing patient care.

(4) If home health aide services are provided by an individual who is not employed directly by the HHA (or hospice), the services of the home health aide must be provided under arrangements, as defined in section 1861(w)(1) of the Act. If the HHA (or hospice) chooses to provide home health aide services under arrangements with another organization, the HHA's (or hospice's) responsibilities include, but are not limited to—

(i) Ensuring the overall quality of the care provided by the aide;

(ii) Supervision of the aide's services as described in paragraphs (d)(1) and (d)(2) of this section; and

(iii) Ensuring that home health aides providing services under arrangements have met the training requirements of paragraph (a) of this section.

4. In § 484.48, the introductory paragraph is revised to read as follows:

##### § 484.48 Condition of participation: Clinical records.

A clinical record containing pertinent past and current findings in accordance with accepted professional standards is maintained for every patient receiving home health services. In addition to the plan of care, the record contains appropriate identifying information: name of physician; drug, dietary, treatment, and activity orders; signed and dated clinical and progress notes; copies of summary reports sent to the attending physician; and a discharge summary. The discharge summary must be sent to the attending physician and must include the patient's medical and health status at discharge.

\* \* \* \* \*



(Catalog of Federal Domestic Assistance  
Program No. 93.773 Medicare—Hospital  
Insurance; 93.774 Medicare—Supplementary  
Medical Insurance.)

Dated: June 3, 1991.

**Gail R. Wilensky,**  
*Administrator, Health Care Financing  
Administration.*

Approved: September 16, 1991.

**Louis W. Sullivan,**  
*Secretary.*

[FR Doc. 91-22842 Filed 9-26-91; 8:45 am]

BILLING CODE 4120-01-M



# Notices

Federal Register

Vol. 56, No. 188

Friday, September 27, 1991

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

## ADMINISTRATIVE CONFERENCE OF THE UNITED STATES

### Special Committee on Financial Services Regulation Notice of Public Meeting

**SUMMARY:** Pursuant to the Federal Advisory Committee Act (Pub. L. 92-463), notice is hereby given of a meeting of the Special Committee on Financial Services Regulation of the Administrative Conference of the United States. The committee has scheduled this meeting to discuss a draft report dealing with Administration of the Securities Exchange Act of 1934 by the Federal Bank Regulatory Agencies, by Professor Michael P. Malloy, of Fordham University School of Law. Copies of the consultant's report may be obtained from the contact person named in this notice.

**DATES:** Friday, October 11, 1991 at 10:00 a.m.

**LOCATION:** Library of the Administrative Conference, 2120 L Street, NW., suite 500, Washington, DC 20037.

**PUBLIC PARTICIPATION:** The committee meeting is open to the interested public but limited to the space available. Persons wishing to attend should notify the contact person at least two days' prior to the meeting. The committee chairman may permit members of the public to present oral statements at the meeting. Any member of the public may file a written statement with the committee before, during, or after the meeting. Minutes of the meeting will be available on request.

**FOR FURTHER INFORMATION CONTACT:** Brian C. Murphy, Office of the Chairman, Administrative Conference of the United States, 2120 L Street, NW., suite 500, Washington, DC 20037. Telephone: (202) 254-7020.

Dated: September 19, 1991.

Jeffrey S. Lubbers,  
Research Director.

[FR Doc. 91-23476 Filed 9-26-91; 8:45 am]

BILLING CODE 6110-01-M

## DEPARTMENT OF AGRICULTURE

### Forest Service

#### Committee of State Foresters

**AGENCY:** Forest Service, USDA.

**ACTION:** Notice of meeting.

**SUMMARY:** The Committee of State Foresters will meet in Washington, DC, on October 31, 1991, from 8:30 a.m. to 12:30 p.m. The Committee is comprised of the seven members of the Executive Committee of the National Association of State Foresters. The purpose of the meeting is for the Committee to consult with the Secretary of Agriculture regarding the administration and application of various portions of the Cooperative Forestry Assistance Act of 1978. The Assistant Secretary for Natural Resources and Environment will chair this meeting, which is open to public attendance; however, participation is limited to Forest Service personnel and Committee members. Persons who wish to bring cooperative forestry matters to the attention of the Committee may file written statements with the Executive Secretary of the Committee before or after the meeting.

**DATES:** The meeting will be held October 31, 1991.

**ADDRESSES:** The meeting will be held at the U.S. Department of Agriculture, Administration Building, 12th and Independence Avenue SW., Washington, DC, 20250 in room 104-A.

Send written comments to Allan J. West, Executive Secretary, Committee of State Foresters, c/o Forest Service, USDA, P.O. Box 96090, Washington, DC 20090-6090 (202) 205-1657.

**FOR FURTHER INFORMATION CONTACT:** Pam Godsey, Office of the Deputy Chief for State and Private Forestry (202) 205-1041.

Dated: September 23, 1991.

Allen J. Schacht,  
Associate Deputy Chief for State and Private Forestry.

[FR Doc. 91-23351 Filed 9-26-91; 8:45 am]

BILLING CODE 3410-11-M

## DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

#### Coastal Zone Management: Federal Consistency Appeal by Henry Crosby (Appellant) From an Objection by the South Carolina Coastal Council

**AGENCY:** National Oceanic and Atmospheric Administration, Commerce.

**ACTION:** Notice of appeal and request for Comments.

On October 17, 1989, the Secretary of Commerce (Secretary) received a notice of appeal under section 307(c)(3)(A) of the Coastal Zone Management Act (CZMA) and the Department of Commerce's implementing regulations, 15 CFR part 930, subpart H, from Lafayette S. Lyle, III, of Agracadabra Land Counselors, on behalf of Henry Crosby (Appellant) of Green Pond, South Carolina.

The appeal is taken from an objection by the South Carolina Coastal Council (State) to the Appellant's certification that its proposed activity under an application to the U.S. Army Corps of Engineers permit application under section 404 of the Clean Water Act to construct a "green tree reservoir" for private recreational use is consistent with South Carolina's coastal management program. The excavation, filling, and impoundment will affect approximately 4.5 acres of freshwater wetlands. The proposed impoundment will be flooded to depths of .07 to 1.0 feet from October through February and will provide a static water level and aerial cover for migratory waterfowl.

The CZMA provides that a timely objection by a State to a consistency certification precludes any Federal agency from issuing licenses or permits for the activity unless the Secretary finds that the activity is either "consistent with the objectives" of the CZMA (Ground I) or "necessary in the interest of national security" (Ground II), section 307(c)(3)(A) or (B). To make such a determination, the Secretary must find that the proposed project satisfies the requirements of 15 CFR 930.121 or 930.122.

The Appellant requests that the Secretary override the State's consistency objections based on Ground I. To make the determination that the proposed activity is "consistent with the objectives" of the CZMA, the Secretary



must find that: (1) The proposed activity furthers one or more of the national objectives or purposes contained in 302 or 303 of the CZMA, (2) the adverse effects of the proposed activity do not outweigh its contribution to the national interest, (3) the proposed activity will not violate the Clean Air Act or the Federal Water Pollution Control Act, and (4) no reasonable alternative is available that would permit the activity to be conducted in a manner consistent with the State's coastal management program. 15 CFR 930.121.

Public comments are invited on the findings that the Secretary must make as set forth in the regulations at 15 CFR 930.121. Comments are due within 30 days of the publication of this notice and should be sent to Susan K. Auer, Attorney-Adviser, Office of the Assistant General Counsel for Ocean Services, National Oceanic and Atmospheric Administration (NOAA), U.S. Department of Commerce, 1825 Connecticut Avenue NW., suite 603, Washington, DC 20235. Copies of comments should also be sent to C.C. Harness, III, General Counsel, South Carolina Coastal Council, 4130 Faber Place, suite 300, Charleston, South Carolina 29405.

All nonconfidential documents submitted in this appeal are available for public inspection during business hours at the offices of the South Carolina Coastal Council and the Office of the Assistant General Counsel for Ocean Services, NOAA.

**FOR ADDITIONAL INFORMATION CONTACT:** Susan K. Auer, Attorney-Adviser, Office of the Assistant General Counsel for Ocean Services, National Oceanic and Atmospheric Administration (NOAA), U.S. Department of Commerce, 1825 Connecticut Avenue NW., suite 603, Washington, DC 20235, (202) 606-4200.

Federal Domestic Assistance Catalog No. 11.419 Coastal Zone Management Program Assistance.

Dated: August 29, 1991.

Thomas A. Campbell,  
General Counsel.

[FR Doc. 91-23260 Filed 9-26-91; 8:45 am]

BILLING CODE 3510-08-M

### Senior Executive Service; Performance Review Board, Membership

This notice announces membership of the Departmental Performance Review Board (PRB) in the Department of Commerce. The purpose of the Departmental PRB is to review the performance of appointing authorities and their immediate deputies who are in

the SES and SES members whose ratings are initially prepared by their respective appointing authorities.

These Departmental PRB members are appointed for a two year term. The list of members is as follows:

	Term expiration
Chief of Staff:	
Mary Ann Fish, Director, Office of White House Liaison (NC).....	11/92
Assistant Secretary for Administration:	
Otto J. Wolff, Deputy Assistant Secretary, Office of Assistant Secretary for Administration (NC)....	11/92
Mark E. Brown, Director, Office of Budget (C).....	11/92
General Counsel:	
Stephen J. Powell, Chief Counsel for Import Administration (C).....	11/92
Dan Haendel, Deputy General Counsel (NC).....	11/92
Minority Business Development Agency:	
William H. Bailey, Deputy Director (NC).....	11/93
Bharat K. Bhargava, Assistant Director for Program Development (NC).....	11/93
Economics and Statistics Administration:	
C. Louis Kincannon, Deputy Director Bureau of the Census (C).....	11/92
Allan H. Young, Director, Bureau of Economic Analysis (C).....	11/92
Harry A. Scarr, Deputy Assistant Secretary for Statistical Affairs (C).....	11/92
Frederick T. Knickerbocker, Executive Director (C).....	11/92
Susanne H. Howard, Associate Under Secretary for External Relations (NC).....	11/91
O. Bryant Benton, Associate Director for Management Services, Bureau of the Census (C).....	11/93
Technology Administration:	
Lyle Schwartz, Director, Materials Science and Engineering Laboratory (NIST) (C).....	11/93
Guy Chamberlin, Director of Administration (NIST) (C).....	11/93
George A. Sinnott, Director for International and Academic Affairs (NIST) (C).....	11/92
Lura Powell, Chief, Biotechnology Division (NIST) (C).....	11/93
National Telecommunications and Information Administration:	
Charles M. Rush, Chief Scientist.....	11/93
William F. Maher, Associate Administrator Office of Policy Analysis and Development (C).....	11/93
Economic Development Administration:	
Craig Smith, Deputy Director for Program Operations (C).....	11/93
International Trade Administration:	
Joseph A. Vazquez, Deputy Assistant Secretary for U.S. and Foreign Commercial Service (NC).....	11/93
Augustine Tantillo, Deputy Assistant Secretary for Textiles and Apparel (NC).....	11/93
Peter Cashman, Director, Office of the Pacific Basin (C).....	11/93
George Muller, Director, Office of Export Trading Company Affairs (C).....	11/93
Holly Kuga, Director, Office of Agreements Compliance (C).....	11/93
Roland L. McDonald, Director, Office of Antidumping Compliance (C).....	11/93
Marjorie A. Chorlins, Deputy Assistant Secretary for Import Administration (NC).....	11/93
Christina M. Bolton, Deputy Assistant Secretary for Capital Goods and International Construction (NC).....	11/93
National Oceanic and Atmospheric Administration:	
Thomas Pyke, Assistant Administrator for Satellite, Data and Information Services (C).....	11/93
James W. Brennan, Deputy General Counsel for Policy, Research, Services and Coastal Zone (C).....	11/93
Ronald D. McPherson, Director, National Meteorological Center (C).....	11/93
Thomas A. Campbell, General Counsel, Office of the General Counsel (NC).....	11/93
Carmen J. Blondin, Deputy Assistant Secretary for International Interests (C).....	11/93
Alan R. Thomas, Deputy Assistant Administrator for Oceanic and Atmospheric Research (C).....	11/93
Richard A. Edwards, Deputy Assistant Secretary (NC).....	11/93
William W. Fox, Jr., Assistant Administrator for National Marine Fisheries Service (NC).....	11/93
Patent and Trademark Office:	
Stephen G. Kunin, Deputy Assistant Commissioner for Patents (C).....	11/93
Boyd Alexander, Deputy Assistant Commissioner for Information Systems (C).....	11/93
Bureau of Export Administration:	
John A. Richards, Deputy Assistant Secretary for Industrial Resources Administration (C).....	11/93
James LeMunyon, Deputy Assistant Secretary for Export Administration (NC).....	11/93
William V. Skidmore, Director, Office of Antiboycott Compliance (C).....	11/93

Thomas J. Lambiase,

Executive Secretary, Departmental Performance Review Board, Department of Commerce.

[FR Doc. 91-23310 Filed 9-26-91; 8:45 am]

BILLING CODE 3510-BS-M

### Bureau of Export Administration

### Transportation and Related Equipment Technical Advisory Committee; Partially Closed Meeting

A meeting of the Transportation and Related Equipment Technical Advisory Committee will be held October 15, 1991, at the National Oceanic and Atmospheric Administration (NOAA), Western Administrative Support Center, 7600 Sand Point Way, NE., Building #9, Conference Rooms A and B, Seattle



Washington. The Open Session will convene at 9:30 a.m. and end at 12:30 p.m. The Executive Session which will convene at 1:30 p.m. and end at 5 p.m. The Committee advises the Office of Technology and Policy Analyses with respect to technical questions which affect the level of export controls applicable to transportation and related equipment or technology.

*Agenda: General Session*

1. Opening Remarks by the Chairman or Commerce Representative.
2. Introduction of Members and Visitors.
3. Presentation of Papers or Comments by the Public.
4. Discussion of New CCL for TRANSTAC Items:
  - A. COCOM Core List Items.
  - B. Missile Technology Revised Annex Items.
  - C. Revised Format and Numbering System.
5. International Traffic and Arms Regulation (ITAR) Rationalization/COCOM International Munitions List Review.
6. A Representative from Boeing Commercial Airplanes will make a Presentation on Potential Technology Issues in the Export of Commercial Aircraft.
7. The Committee will Discuss the Commerce Technical Advisory Committee Chairmen's Meeting.

*Executive Session*

8. Discussion of matters properly classified under Executive Order 12356, dealing with the U.S. and COCOM control programs and strategic criteria related thereto.

The General Session of the meeting will be open to the public and a limited number of seats will be available. To the extent time permits, members of the public may present oral statements to the Committee. Written statements may be submitted at any time before or after the meeting. However, in order to facilitate distribution of public presentation materials to the Committee members, the Committee suggests that you forward your public presentation materials two weeks prior to the meeting to the below listed address: Ms. Ruth D. Fitts, U.S. Department of Commerce/BXA, Office of Technology & Policy Analysis, 14th & Constitution Avenue, NW., room 1621, Washington, DC 20230.

The Assistant Secretary for Administration, with the concurrence of the delegate of the General Counsel, formally determined on December 28, 1990, pursuant to section 10(d) of the Federal Advisory Committee Act, as

amended, that the series of meetings or portions of meetings of the Committee and of any Subcommittee thereof, dealing with the classified materials listed in 5 U.S.C. 552(c)(1) shall be exempt from the provisions relating to public meetings found in section 10(a)(1) and (a)(3), of the Federal Advisory Committee Act. The remaining series of meetings or portions thereof will be open to the public.

A copy of the Notice of Determination to close meetings or portions of meetings of the Committee is available for public inspection and copying in the Central Reference and Records Inspection Facility, room 6628, U.S. Department of Commerce, Washington, DC. For further information or copies of the minutes call Ruth D. Fitts, 202-377-4959.

Dated: September 23, 1991.

**Betty A. Ferrell,**

*Director, Technical Advisory Committee Unit, Office of Technology and Policy Analyses.*

[FR Doc. 91-23381 Filed 9-26-91; 8:45 am]

BILLING CODE 3510-DT-M

**Minority Business Development Agency**

**Business Development Center Applications: Bronx, New York Service Area**

**AGENCY:** Minority Business Development Agency, Commerce.

**ACTION:** Notice.

**SUMMARY:** The Minority Business Development Agency (MBDA) is cancelling the announcement to solicit competitive applications under its Minority Business Development Center program to operate a MBDC for a three (3) year period, starting December 1, 1991 to November 30, 1992 in the Bronx, N.Y. Standard Metropolitan Statistical Area (SMSA). Refer to the **Federal Register** dated July 17, 1991 Vol. 56, No. 137, page 32548.

Dated: September 23, 1991.

**William R. Fuller,**

*Deputy Regional Director, New York Regional Office.*

[FR Doc. 91-23322 Filed 9-26-91; 8:45 am]

BILLING CODE 3510-21-M

**National Oceanic and Atmospheric Administration**

**Endangered and Threatened Wildlife and Plants: Draft Recovery Plan for the Kemp's Ridley Sea Turtle**

**AGENCY:** National Marine Fisheries Service (NMFS), NOAA, Commerce, Fish and Wildlife Service, Interior.

**ACTION:** Extension of comment period concerning the draft recovery plan for the Kemp's ridley sea turtle.

**SUMMARY:** NMFS will extend the comment period for the draft recovery plan for the Kemp's ridley sea turtle. The first notice of availability and request for comments was published in the **Federal Register** on August 13, 1991 (56 FR 38424). The extension was requested by constituent groups interested in submitting comments on the draft recovery plan.

**DATES:** Written comments should be received on or before October 28, 1991.

**ADDRESSES:** Comments should be addressed to Dr. Nancy Foster, Director, Office of Protected Resources, NMFS, 1335 East-West Highway, Silver Spring, MD 20910. Copies of the Draft Kemp's Ridley recovery plan are available upon from Jack Woody, U.S. Fish and Wildlife Service, Post Office Box 1306, Albuquerque, New Mexico 87103, or Phil Williams, Office of Protected Resources, National Marine Fisheries Service, 1335 East-West Highway, room 8256, Silver Spring, Maryland 20910.

**FOR FURTHER INFORMATION CONTACT:** Jack Woody at USFWS, 505/766-8062, Phil Williams at NMFS, 301/427-2322, or Charles Oravetz at NMFS, 813/893-3366).

Dated: September 24, 1991.

**Richard H. Shaefer,**

*Director, Office of Fisheries Conservation and Management.*

[FR Doc. 91-23335 Filed 9-26-91; 8:45 am]

BILLING CODE 3510-22-M

**Marine Mammals; Application for Permit: Dr. Marsha Green (P479)**

Notice is hereby given that an Applicant has applied in due form for a Permit to take marine mammals as authorized by the Marine Mammal Protection Act of 1972 (16 U.S.C. 1361-1407), the Regulations Governing the Taking and Importing of Marine Mammals (50 CFR part 216), the Endangered Species Act of 1973 (16 U.S.C. 1531-1543), and the regulations governing endangered fish and wildlife permits (50 CFR parts 217-222).

1. *Applicant:* Dr. Marsha L. Green, Psychology Department, Albright College, P.O. Box 15234, Reading, PA 19612-5234.

2. *Type of Permit:* Scientific research under the MMPA and scientific purposes under the ESA.

3. *Name and Number of Marine Mammals:* Sixty five (65) humpback whales (*Megaptera novaeangliae*).



4. *Type of Take:* The applicant requests authorization to take humpback whales annually during research activities to assess the impact of vessel traffic on the behavior of humpback whales, to study the impact of vessels on the underwater sounds made by humpback whales, and to study the relationship of underwater sounds to specific behaviors. Another purpose of the research is to study the communicative function of humpback sounds and the relationship of their underwater sounds to pod composition and behavior.

5. *Location and Duration of Activity:* January 1 through May 15 in Hawaii for one year.

Concurrent with the publication of this notice in the *Federal Register*, the Secretary of Commerce is forwarding copies of this application to the Marine Mammal Commission and the Committee of Scientific Advisers.

Written data or views, or requests for a public hearing on this application should be submitted to the Assistant Administrator for Fisheries, National Marine Fisheries Service, U.S. Department of Commerce, 1335 East-West Hwy., room 7324, Silver Spring, Maryland 20910 within 30 days of the publication of this notice. Those individuals requesting a hearing should set forth the specific reasons why a hearing on this particular application would be appropriate. The holding of such hearing is at the discretion of the Assistant Administrator for Fisheries.

All statements and opinions contained in this application are summaries of those of the Applicant and do not necessarily reflect the views of the National Marine Fisheries Service.

Documents submitted in connection with the above application are available for review by interested persons in the following offices:

By appointment: Permit Division, Office of Protected Resources, National Marine Fisheries Service, 1335 East-West Hwy., suite 7324, Silver Spring, Maryland 20910 (301/427-2289);

Director, Southwest Region, National Marine Fisheries Service, 300 South Ferry Street, Terminal Island, California 90731-7415 (213/514-6196); and

Coordinator, Pacific Area Office, Southwest Region, National Marine Fisheries Service, 2570 Dole Street, Honolulu, Hawaii 96822-2396 (808/944-8831).

Dated: September 19, 1991.

Nancy Foster,

Director, Office of Protected Resources;  
National Marine Fisheries Service.

[FR Doc. 91-23345 Filed 9-26-91; 8:45 am]

BILLING CODE 3510-22-M

## COMMISSION OF FINE ARTS

### Meeting

The Commission of Fine Arts' next meeting is scheduled for Thursday, 24 October 1991 at 10 a.m. in the Commission's offices in the Pension Building, Suite 312, Judiciary Square, 441 F Street, NW., Washington, DC 20001 to discuss various projects affecting the appearance of Washington, DC, including buildings, memorials, parks, etc.; also matters of design referred by other agencies of the government. Handicapped persons should call the Commission offices (202-504-2200) for details concerning access to meetings.

Inquiries regarding the agenda and requests to submit written or oral statements should be addressed to Charles H. Atherton, Secretary, Commission of Fine Arts, at the above address or call the above number.

Dated in Washington, DC, September 19, 1991.

Charles H. Atherton,  
Secretary.

[FR Doc. 91-23269 Filed 9-26-91; 8:45 am]

BILLING CODE 6330-01-M

## COMMITTEE FOR PURCHASE FROM THE BLIND AND OTHER SEVERELY HANDICAPPED

### Procurement List; Additions

**AGENCY:** Committee for Purchase from the Blind and Other Severely Handicapped.

**ACTION:** Additions to Procurement List.

**SUMMARY:** This action adds to the Procurement List commodities and services to be furnished by nonprofit agencies employing the blind or other severely handicapped.

**EFFECTIVE DATE:** October 28, 1991.

**ADDRESSES:** Committee for Purchase from Blind and Other Severely Handicapped, Crystal Square 5, suite 1107, 1755 Jefferson Davis Highway, Arlington, Virginia 22202-3509.

**FOR FURTHER INFORMATION CONTACT:** Beverly Milkman (703) 557-1145.

**SUPPLEMENTARY INFORMATION:** On May 24, July 8, August 2, 9 and 16, 1991, the Committee for Purchase from the Blind and Other Severely Handicapped

published notices (56 FR 23876, 30905, 37089, 37900 and 40872) of proposed additions to the Procurement List. After consideration of the material presented to it concerning capability or qualified nonprofit agencies to produce the commodities and provide the services at a fair market price and impact of the addition on the current or most recent contractors, the Committee has determined that the commodities and services listed below are suitable for procurement by the Federal Government under 41 U.S.C. 46-48c and 41 CFR 51-2.6.

I certify that the following actions will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

a. The actions will not result in any additional reporting, recordkeeping or other compliance requirements.

b. The actions will not have a serious economic impact on any contractors for the commodities and services listed.

c. The actions will result in authorizing small entities to produce the commodities and provide the services procured by the Government.

Accordingly, the following commodities and services are hereby added to the Procurement List:

### Commodities

Badge, Qualification  
8455-00-900-1748  
8455-00-900-1749  
8455-01-113-0061  
8455-01-113-0062

### Services

Commissary Shelf Stocking;  
Naval Air Station;  
Point Mugu, California.  
Commissary Shelf Stocking;  
Naval Station;  
Port Hueneme, California.  
Janitorial/Custodial,  
U.S. Army Reserve Center;  
4th & Hiller Street,  
Brownsville, Pennsylvania.  
Janitorial/Custodial;  
Naval Air Station (except Army  
Facilities);  
Corpus Christi, Texas.

This action does not affect contracts awarded prior to the effective date of this addition or options exercised under those contracts.

Beverly L. Milkman,  
Executive Director.

[FR Doc. 91-23352 Filed 9-26-91; 8:45 am]

BILLING CODE 6820-33-M



**Procurement List; Proposed Additions**

**AGENCY:** Committee for Purchase from the Blind and Other Severely Handicapped.

**ACTION:** Proposed additions to Procurement List.

**SUMMARY:** The Committee has received proposals to add to the Procurement List a commodity and a service to be furnished by nonprofit agencies employing the blind or other severely handicapped.

**COMMENTS MUST BE RECEIVED ON OR BEFORE:** October 28, 1991.

**ADDRESSES:** Committee for Purchase from the Blind and Other Severely Handicapped, Crystal Square 5, suite 1107, 1755 Jefferson Davis Highway, Arlington, Virginia 22202-3509.

**FOR FURTHER INFORMATION CONTACT:** Beverly Milkman (703) 557-1145.

**SUPPLEMENTARY INFORMATION:** This notice is published pursuant to 41 U.S.C. 47(a)(2) and 41 CFR 51-2.6. Its purpose is to provide interested persons an opportunity to submit comments on the possible impact of the proposed actions.

If the Committee approves the proposed additions, all entities of the Federal Government (except as otherwise indicated) will be required to procure the commodity and service listed below from nonprofit agencies employing the blind or other severely handicapped.

It is proposed to add the following commodity and service to the Procurement List:

**Commodity**

Roll, Tools and Accessories, 5140-00-106-5616.

**Service**

Janitorial/Custodial, Navy Commissary Store, Puget Sound Naval Shipyard, Bremerton, Washington.

Beverly L. Milkman,  
Executive Director.

[FR Doc. 91-23353 Filed 9-26-91; 8:45 am]

BILLING CODE 6820-33-M

**COMMODITY FUTURES TRADING COMMISSION****Chicago Mercantile Exchange Proposed Contracts**

**AGENCY:** Commodity Futures Trading Commission.

**ACTION:** Notice of availability of the terms and conditions of proposed commodity futures and futures option contracts.

**SUMMARY:** The Chicago Mercantile Exchange (CME or Exchange) has applied for designation as a contract market in MidMarket 200 stock index futures and as a contract market in MidMarket 200 stock index futures options. The Director of the Division of Economic Analysis (Division) of the Commission, acting pursuant to the authority delegated by Commission Regulation 140.96, has determined that publication of the proposals for comment is in the public interest, will assist the Commission in considering the views of interested persons, and is consistent with the purposes of the Commodity Exchange Act.

**DATES:** Comments must be received on or before October 28, 1991.

**ADDRESSES:** Interested persons should submit their views and comments to Jean A. Webb, Secretary, Commodity Futures Trading Commission, 2033 K Street NW., Washington, DC 20581. Reference should be made to the CME MidMarket 200 stock price index futures or futures option contract.

**FOR FURTHER INFORMATION CONTACT:** Please contact Stephen Sherrod of the Division of Economic Analysis, Commodity Futures Trading Commission, 2033 K Street NW., Washington, DC 20581, telephone 202-254-7303.

**SUPPLEMENTARY INFORMATION:** Copies of the terms and conditions of the proposed contracts will be available for inspection at the Office of the Secretariat, Commodity Futures Trading Commission, 2033 K Street, NW., Washington, DC 20581. Copies of the terms and conditions can be obtained through the Office of the Secretariat by mail at the above address or by phone at (202) 254-6314.

Other materials submitted by the CME in support of the applications for contract market designation may be available upon request pursuant to the Freedom of Information Act (5 U.S.C. 552) and the Commission's regulations thereunder (17 CFR part 145 (1987)), except to the extent they are entitled to confidential treatment as set forth in 17 CFR 145 and 145.9. Requests for copies of such materials should be made to the FOI, Privacy and Sunshine Act Compliance Staff of the Office of the Secretariat at the Commission's headquarters in accordance with 17 CFR 145.7 and 145.8.

Any person interested in submitting written data, views, or arguments on the terms and conditions of the proposed contracts, or with respect to other materials submitted by the CME in support of the applications, should send such comments to Jean A Webb,

Secretary, Commodity Futures Trading Commission, 2033 K Street, NW., Washington, DC 20581 by the specified date.

Issued in Washington, DC, on September 24, 1991.

Gerald Gay,

Director.

[FR Doc. 91-23369 Filed 9-26-91; 8:45 am]

BILLING CODE 6351-01-M

**DEPARTMENT OF DEFENSE****Department of the Air Force****Performance Review Boards; List of Members**

Below is a list of additional individuals who are eligible to serve on the Performance Review Boards for the Department of the Air Force in accordance with the Air Force Senior Executive Appraisal and Award System.

*Secretariat:* Mr. Martin C. Faga

*Air Staff:* Mr. Roger M. Blanchard, Ms. Beverly J. Hooper, Brig Gen James E. McCarthy, Brig Gen Nolan Sklute.

Patsy J. Conner,

*Air Force Federal Register Liaison Officer.*

[FR Doc. 91-23270 Filed 9-26-91; 8:45 am]

BILLING CODE 3910-01-M

**Department of the Navy****Government-owned Inventions; Availability for Licensing**

**AGENCY:** Department of the Navy.

**ACTION:** Notice of Availability of Inventions for Licensing.

**SUMMARY:** The inventions listed below are assigned to the United States Government as represented by the Secretary of the Navy and are made available for licensing by the Department of the Navy.

Copies of patents cited are available from the Commissioner of Patents and Trademarks, Washington, DC 20231, for \$1.50 each. Requests for copies of patents must include the patent number.

**DATES:** September 27, 1991.

**FOR FURTHER INFORMATION CONTACT:** Mr. R. J. Erickson, Staff Patent Attorney, Office of the Chief of Naval Research (Code OOCIP), Arlington, Virginia 22217-5000, telephone (703) 696-4001.

Patent 4,938,163: BARGE CONNECTOR SYSTEM; filed 29 December 1989; patented 3 July 1990.

Patent 4,953,440: LIQUID MONOPROPELLANT GUN; filed 26 November 1975; patented 4 September 1990.



- Patent 4,967,665: SCREW REMOVAL TOOL; filed 24 July 1989; patented 6 November 1990.
- Patent 4,967,979: COMMAND GUIDANCE TECHNIQUE FOR LINE-OF-SIGHT MISSILE; filed 21 September 1973; patented 6 November 1990.
- Patent 4,968,110: APPARATUS AND METHOD FOR OPTIMIZING THE MODULATION EFFICIENCY OF A REMOTELY-LOCATED, POLARIZATION-SENSITIVE, INTEGRATED OPTIC MODULATOR; filed 31 January 1990; patented 6 November 1990.
- Patent 4,969,131: AUTOMATIC DETECTION AND CLASSIFICATION EQUIPMENT FOR HIGH RESOLUTION SONAR; filed 9 July 1969; patented 6 November 1990.
- Patent 4,969,150: TUNABLE, CONTINUOUS WAVE, THULIUM-DOPED, SOLID STATE LASER; filed 30 March 1990; patented 6 November 1990.
- Patent 4,969,154: ROOM-TEMPERATURE, FLASH PUMPED, 2 MICRON SOLID STATE LASER WITH HIGH SLOPE EFFICIENCY; filed 22 December 1989; patented 6 November 1990.
- Patent 4,969,396: LANE MARKER; filed 4 December 1989; patented 13 November 1990.
- Patent 4,969,819: ECM SIMULATOR FOR MISSILE FIRE CONTROL SYSTEM VULNERABILITY STUDIES; filed 13 November 1990; patented 13 November 1990.
- Patent 4,970,701: WIRE DETECTOR; filed 22 March 1971; patented 13 November 1990.
- Patent 4,970,702: ELECTRICAL CONDUCTOR DETECTING DEVICE; filed 5 December 1968; patented 13 November 1990.
- Patent 4,970,705: CONSTANT FOCAL LENGTH ACOUSTIC LENS; filed 3 December 1981; patented 13 November 1991.
- Patent 4,970,956: SOLID STATE PROGRAMMABLE INTERVALOMETER; filed 27 December 1976; patented 20 November 1990.
- Patent 4,970,981: CHUTE RIVER MINE SWEEP; filed 26 August 1966; patented 20 November 1990.
- Patent 4,972,136: LINEAR POWER REGULATOR WITH CURRENT LIMITING AND THERMAL SHUTDOWN; filed 7 November 1989; patented 20 November 1990.
- Patent 4,972,385: TARGET SIZE CLASSIFICATION SYSTEM; filed 16 November 1970; patented 20 November 1990.
- Patent 4,972,379: SONIC ECHO SIMULATOR; filed 26 October 1966; patented 20 November 1990.
- Patent 4,972,387: HIGH INFORMATION RATE ACOUSTIC SYSTEM; filed 24 June 1966; patented 20 November 1990.
- Patent 4,972,388: ELECTRICAL CABLE MARKER; filed 13 February 1975; patented 20 November 1990.
- Patent 4,972,511: RECEIVER TEST APPARATUS WITH TEST MESSAGE INJECTOR; filed 5 December 1988; patented 20 November 1990.
- Patent 4,972,578: METHOD OF MAKING A CABLE MOUNTED MAGNETOSTRICTIVE LINE HYDROPHONE; filed 18 October 1971; patented 27 November 1990.
- Patent 4,973,838: PULSED LASER BEAM DEVIATION APPARATUS; filed 24 April 1981; patented 27 November 1990.
- Patent 4,973,898: DIGITAL SPECTRAL NORMALIZER; filed 18 December 1975; patented 27 November 1990.
- Patent 4,974,216: ACOUSTIC ENERGY SOURCE; filed 5 April 1971; patented 27 November 1990.
- Patent 4,974,514: EXPLOSIVE SAFETY JUNCTIONS; filed 25 September 1981; patented 4 December 1990.
- Patent 4,975,358: IMMEDIATE WRITE, READ AND ERASE OPTICAL STORAGE MEDIUM AND METHOD OF MARKING AND ERASING; filed 17 October 1989; patented 4 December 1990.
- Patent 4,975,387: FORMATION OF EPITAXIAL Si-GE HETEROSTRUCTURES BY SOLID PHASE EPITAXY; filed 15 December 1989; patented 4 December 1990.
- Patent 4,975,558: SYSTEM FOR CONTROL OF WELD ARC DEVELOPMENT; filed 20 September 1989; patented 4 December 1990.
- Patent 4,975,567: MULTIBAND PHOTOCONDUCTIVE DETECTOR BASED ON LAYERED SEMICONDUCTOR QUANTUM WELLS; filed 29 June 1989; patented 4 December 1990.
- Patent 4,975,602: LOGIC LEVEL DATA CONVERSION SYSTEM; filed 23 February 1990; patented 4 December 1990.
- Patent 4,975,799: FIBER METAL ACOUSTIC REFLECTOR FOR SONAR; filed 26 February 1970; patented 4 December 1990.
- Patent 4,975,887: BISTATIC SIDE SCAN SONAR; filed 9 January 1987; patented 4 December 1990.
- Patent 4,975,888: MINE NEUTRALIZATION SYSTEM; filed 22 March 1967; patented 4 December 1990.
- Patent 4,975,912: BRACKISH-WATER WIRE DETECTOR; filed 10 April 1967; patented 4 December 1990.
- Patent 4,976,036: PROFILE TRANSFER JIG; filed 31 October 1989; patented 11 December 1990.
- Patent 4,976,518: FIBER OPTIC TRANSVERSAL FILTER/VARIABLE DELAY LINE; filed 13 September 1989; patented 11 December 1990.
- Patent 4,977,323: 360 DEGREE INFRARED SURVEILLANCE WITH PANORAMIC DISPLAY; filed 16 August 1973; patented 11 December 1990.
- Patent 4,977,545: TARGET DETECTOR; filed 3 May 1966; patented 11 December 1990.
- Patent 4,977,579: TEST SET FOR A NAVIGATIONAL SATELLITE RECEIVER; filed 14 June 1984; patented 11 December 1990.
- Patent 4,977,966: MULTI-FUNCTION TOOL SYSTEM ROTARY IMPACT TOOL; filed 30 March 1990; patented 18 December 1990.
- Patent 4,978,054: DIFFUSION BONDING PROCESS FOR ALUMINUM AND ALUMINUM ALLOYS; filed 3 July 1990; patented 18 December 1990.
- Patent 4,978,482: MELT CAST THERMOPLASTIC ELASTOMERIC PLASTIC BONDED EXPLOSIVE; filed 29 October 1984; patented 18 December 1990.
- Patent 4,978,546: SIGNAL STABILIZATION IN OPTICAL HYDROPHONES; filed 29 January 1982; patented 11 December 1990.
- Patent 4,978,854: BIOLUMINESCENT DETECTOR; filed 16 August 1989; patented 18 December 1990.
- Patent 4,978,873: CMOS ANALOG FOUR-QUADRANT MULTIPLIER; filed 11 October 1989; patented 18 December 1990.
- Patent 4,978,928: HIGH FREQUENCY, FREQUENCY MULTIPLIER USING PARALLEL GUNN DIODES; filed 30 March 1990; patented 18 December 1990.
- Patent 4,979,455: CONTROL SURFACES; filed 19 January 1970; patented 25 December 1990.
- Patent 4,979,798: PRESSURE SENSITIVE OPTICAL FIBER HAVING OPTIMIZED COATINGS; filed 18 October 1989; patented 25 December 1990.
- Patent 4,980,565: ELECTRO-OPTICAL TARGET ACQUISITION SYSTEM; filed 16 August 1973; patented 25 December 1990.
- Patent 4,980,795: SYSTEM FOR DISCHARGING AND OTHERWISE CONTROLLING ELECTRIC CHARGE ON OBJECTS SUCH AS AIRCRAFT IN FLIGHT; filed 9 December 1988; patented 25 December 1990.
- Patent 4,980,868: SONAR SYSTEM; filed 2 November 1973; patented 25 December 1990.
- Patent 4,981,033: PLASMA CAPACITANCE GAGE FOR SOLID PROPELLANT ROCKET MOTOR



- DATA ACQUISITION; filed 4 May 1990; patented 1 January 1991.
- Patent 4,981,338: OPTICAL FIBER REFRACTOMETER; filed 16 July 1990; patented 1 January 1991.
- Patent 4,981,424: HIGH PRESSURE SINGLE SCREW COMPRESSORS; filed 21 December 1988; patented 1 January 1991.
- Patent 4,981,941: FLUORINATED EPOXY RESINS WITH HIGH GLASS TRANSITION TEMPERATURES; filed 27 March 1989; patented 1 January 1991.
- Patent 4,982,019: VOLATILE DIVALENT METAL ALKOXIDES; filed 31 July 1989; patented 1 January 1991.
- Patent 4,982,092: 360 DEGREE OPTICAL SURVEILLANCE SYSTEM; filed 5 July 1973; patented 1 January 1991.
- Patent 4,982,375: ACOUSTIC INTENSITY PROBE; filed 13 November 1989; patented 1 January 1991.
- Patent 4,982,386: AN UNDERWATER ACOUSTIC WAVEGUIDE TRANSDUCER FOR DEEP-OCEAN DEPTHS; filed 31 May 1990; patented 1 January 1991.
- Patent 4,982,665: IMPROVED SHAPED CHARGE; filed 29 November 1973; patented 8 January 1991.
- Patent 4,983,972: VIDEO DELTA MODULATION ENCODER; filed 13 October 1989; patented 8 January 1991.
- Patent 4,983,983: SEMI-AUTOMATIC DIRECTION FINDING SET; filed 5 December 1989; patented 8 January 1991.
- Patent 4,984,452: MULTIPLE CHANNEL AUTOMATIC CONCENTRATION METER; filed 27 June 1978; patented 15 January 1991.
- Patent 4,985,874: SOLID STATE SEQUENCE SWITCH; filed 26 April 1971; patented 15 January 1991.
- Patent 4,986,640: HIGH ACCURACY DIGITAL ACOUSTO-OPTIC MATRIX COMPUTER; filed 22 February 1985; patented 22 January 1991.
- Patent 4,986,703: SELF-SEALING SEPARATION FASTENER FOR SMALL CONFINES; filed 12 June 1989; patented 22 January 1991.
- Patent 4,986,755: ACOUSTIC TARGET DOPPLER SIMULATOR; filed 28 March 1990; patented 22 January 1991.
- Patent 4,987,377: FIELD EMITTER ARRAY INTEGRATED DISTRIBUTED AMPLIFIERS; filed 31 October 1989; patented 22 January 1991.
- Patent 4,987,607: EFFICIENT DYNAMIC PHASEFRONT MODULATION SYSTEM FOR FREE SPACE OPTICAL COMMUNICATIONS; filed 9 September 1988; patented 22 January 1991.
- Patent 4,987,755: HIGH SECURITY LOCKING DEVICE; filed 4 March 1981; patented 29 January 1991.
- Patent 4,987,844: SYSTEM FOR REDUCING DRAG AND NOISE OF UNDERWATER VEHICLES; filed 17 February 1971; patented 29 January 1991.
- Patent 4,988,203: REFLECTOMETERS; filed 17 January 1989; patented 29 January 1991.
- Patent 4,988,397: ENERGETIC BINDERS FOR PLASTIC-BONDED EXPLOSIVES; filed 30 April 1986; patented 29 January 1991.
- Patent 4,988,673: SILVER COATED SUPERCONDUCTING CERAMIC POWDER; filed 2 August 1989; patented 29 August 1991.
- Patent 4,988,863: OPTICAL FIBER REFRACTOMETER LAUNCHING LIGHT AT A NON-ZERO LAUNCH ANGLE; filed 3 January 1990; patented 29 January 1991.
- Patent 4,988,885: REMOTE OPTICAL WAVE MEASUREMENT SENSOR; filed 6 February 1990; patented 29 January 1991.
- Patent 4,989,186: TARGET TRACKING SONAR WITH FALSE TARGET DETECTOR; filed 16 August 1982; patented 29 January 1991.
- Patent 4,989,516: SAFE ARM EXPLOSIVE DELAY PATH; filed 2 July 1981; patented 5 February 1991.
- Patent 4,989,530: LOW DRAG HOMING TORPEDO NOSE ASSEMBLY HAVING SIDE MOUNTED PLANAR ARRAYS; filed 29 February 1981; patented 5 February 1991.
- Patent 4,989,903: FLEXIBLE FLOW THROUGH SADDLE; filed 20 July 1989; patented 5 February 1991.
- Patent 4,990,291: METHOD OF MAKING LIPID TUBULES BY COOLING PROCESS; filed 29 February 1988; patented 5 February 1991.
- Patent 4,990,852: AUTOMATIC CLASSIFIER FOR ELECTRIC WIRE DETECTOR; filed 7 September 1973; patented 5 February 1991.
- Patent 4,990,762: LASER BEAM MEASUREMENT AND CONTROL SYSTEM; filed 21 December 1981; patented 5 February 1991.
- Patent 4,990,870: WAVEGUIDE BANDPASS FILTER HAVING A NON-CONTACTING PRINTED CIRCUIT; filed 6 November 1989; patented 5 February 1991.
- Patent 4,990,871: VARIABLE PC EHF FILTER; filed 25 August 1988; patented 5 February 1991.
- Patent 4,991,143: MOBILE TARGET ACOUSTIC SYSTEM; filed 22 December 1967; patented 5 February 1991.
- Patent 4,991,147: PREFORMED BEAM TRACKER; filed 26 April 1973; patented 5 February 1991.
- Patent 4,991,149: UNDERWATER OBJECT DETECTION SYSTEM; filed 7 December 1989; patented 5 February 1991.
- Patent 4,991,165: DIGITAL ADAPTIVE INTERFERENCE CANCELER; filed 28 September 1988; patented 5 February 1991.
- Patent 4,991,529: SLURRY DISPERSER; filed 28 February 1972; patented 12 February 1991.
- Patent 4,991,530: FIN APPARATUS FOR CONTROLLING HEAT FLUX DISTRIBUTIONS; filed 27 October 1977; patented 5 March 1991.
- Patent 4,992,244: FILMS OF DITHIOLENE COMPLEXES IN GAS-DETECTING MICROSENSORS; filed 27 September 1983; patented 12 February 1991.
- Patent 4,992,786: ELECTRICAL CONDUCTOR DETECTOR; filed 3 August 1973; patented August 1973; patented 12 February 1991.
- Patent 4,992,880: HIGH DEFINITION VIDEO-RATE LASER-ADDRESSED LIQUID-CRYSTAL LIGHT-VALVE PROJECTION DISPLAY; filed 24 May 1989; patented 12 February 1991.
- Patent 4,993,125: CONTAINER CONNECTOR; filed 20 February 1990; patented 19 February 1991.
- Patent 4,993,314: CONVECTIVELY COOLED HOT GAS EXHAUST STRUCTURE TO REDUCE INFRARED RADIATION; filed 20 February 1976; patented 19 February 1991.
- Patent 4,993,325: MAGNETIC FIELD GENERATOR; filed 2 June 1970; patented 19 February 1991.
- Patent 4,994,159: METHOD AND APPARATUS FOR MEASURING CORROSION BENEATH THIN FILMS; filed 23 January 1990; patented 19 February 1991.
- Patent 4,994,668: PLANAR FIBER OPTIC INTERFEROMETRIC ACOUSTIC SENSORS; filed 1 September 1989; patented 19 February 1991.
- Patent 4,996,525: RF LOCKOUT CIRCUIT FOR ELECTRONIC LOCKING SYSTEM; filed 24 November 1989; patented 25 February 1991.
- Patent 4,996,579: DESIGN FOR ELECTRONIC SPECTRALLY TUNABLE INFRARED DETECTOR; filed 4 February 1983; patented 26 February 1991.
- Patent 4,996,692: LASER COMMUNICATION SYSTEM WITH WIDE BAND MAGNETOSTRICTIVE MODULATION; filed 15 September 1989; patented 26 February 1991.
- Patent 4,996,842: LOW TEMPERATURE SYNTHESIS OF HIGH PURITY MONOCLINIC CELSIAN USING TOPAZ; filed 7 September 1990; patented 5 March 1991.



- Patent 4,996,972: IMPROVED HEAT SHRINK GUN; filed 22 August 1980; patented 5 March 1991.
- Patent 4,997,249: VARIABLE WEIGHT FIBER OPTIC TRANSVERSAL FILTER; filed 26 February 1990; patented 5 March 1991.
- Patent 4,997,269: SCHEINDER PRINCIPLE POCKET OPTOMETER FOR SELF-EVALUATION & BIO-FEEDBACK ACCOMMODATION TRAINING; filed 28 February 1990; patented 5 March 1991.
- Patent 4,997,499: BIS (DINITROPROPYL) FORMAL/DINITROBUTYL FORMAL PLASTICIZER; filed 22 May 1984; patented 5 March 1991.
- Patent 4,998,224: SYSTEM FOR PROVIDING IMPROVED REVERBERATION LIMITED SONAR PERFORMANCE; filed 1 October 1985; patented 5 March 1991.
- Patent 4,998,225: DUAL BEAM DOPPLER SHIFT HYDROPHONE; filed 10 December 1979; patented 5 March 1991.
- Patent 4,998,963: EXPLOSIVE LOGIC CLOCK; filed 23 December 1981; patented 12 March 1991.
- Patent 4,999,816: HYDROPHONE DEPLOYMENT SYSTEM FOR A SONOBUOY; filed 1 September 1983; patented 12 March 1991.
- Patent 5,000,093: ALUMINUM-MAGNESIUM LOW DENSITY MATERIALS; filed 25 September 1980; patented 19 March 1991.
- Patent 5,000,164: CIRCUIT ENHANCING DEVICE; filed 26 June 1989; patented 19 March 1991.
- Patent 5,000,574: INTERFEROMETRIC SURFACE DISTORTION DETECTOR; filed 20 April 1989; patented 19 March 1991.
- Patent 5,000,634: LOW PROFILE EQUIPMENT/CARGO DECK CLAMP; filed 16 January 1990; patented 19 March 1991.
- Patent 5,003,078: SYNTHESIS OF PHTHALONITRILE RESINS CONTAINING ETHER AND IMIDE LINKAGES; filed 16 May 1989; patented 26 March 1991.
- Patent 5,003,180: METHOD OF RECYCLING DOSIMETERS; filed 10 April 1990; patented 26 March 1991.
- Patent 5,003,315: PROGRESSIVE PHASE ROTMAN-TURNER LENS FEED TRANSMISSION LINE NETWORK; filed 27 September 1990; patented 26 March 1991.
- Patent 5,003,514: DEEP OCEAN RECOVERABLE ACOUSTIC SENSOR VEHICLE; filed 19 June 1972; patented 26 March 1991.
- Patent 5,003,547: ROOM-TEMPERATURE, FLASHPUMPED, 1.96 MICRON SOLID STATE LASER; filed 29 December 1989; patented 26 March 1991.

Dated: September 16, 1991.

Wayne T. Baucino

Lieutenant, JAGC, U.S. Naval Reserve,  
Alternate Federal Register Liaison Officer.  
[FR Doc 91-23389 Filed 9-26-91; 8:45 am]

BILLING CODE 3810-AE-F

## DEPARTMENT OF ENERGY

### Cooperative Agreement

**AGENCY:** U.S. Department of Energy (DOE).

**ACTION:** Notice of intent.

**SUMMARY:** The U.S. Department of Energy, Field Office, Idaho announces that pursuant to the DOE Financial Assistance Rules 10 CFR 600.7(b)(2)(i)(D) it intends to award a noncompetitive financial assistance Cooperative Agreement to Purdue Research Foundation (PRF). The objective of the work to be performed under this Cooperative Agreement includes the testing and evaluation of a full scale system to determine the ripeness and quality of fruit and the final research steps leading to commercialization.

**FOR FURTHER INFORMATION CONTACT:** Mary V. Willcox, U.S. Department of Energy, DOE Field Office, Idaho, 785 DOE Place, Idaho Falls, Idaho 83402-1221, 208/526/2173.

**SUPPLEMENTARY INFORMATION:** The statutory authority for the proposed award is Public Law 93-577, the "Federal Non-nuclear Energy Research and Development Act of 1974" (ERDA). The unsolicited proposal meets the criteria for "noncompetitive financial assistance," as set forth in 10 CFR 600.7(b)(2)(i)(D). The objective of the project is continuing development of a low cost nuclear magnetic resonance sensor to nondestructively determine the ripeness of fruits and vegetables. Phase I, feasibility and first generation prototype development, was completed under Cooperative Agreement No. DE-FC07-89ID12917. Phase II will improve the sensitivity, reliability, durability, and versatility of the laboratory prototype system. The anticipated total project period to be awarded under the renewal award is eighteen (18) months. The total cost of the project is estimated at \$463,035. The anticipated total project costs will be shared (85%/15%) \$392,115 for DOE and \$70,920 for PRF.

Issued September 19, 1991.

Dolores J. Ferri,

Contracts Management Division.

[FR Doc. 91-23378 Filed 9-26-91; 8:45 am]

BILLING CODE 6450-01-M

### Award of a Cooperative Agreement, Noncompetitive Financial Assistance

**AGENCY:** U.S. Department of Energy (DOE) Field Office, Nevada.

**ACTION:** Notice of noncompetitive financial assistance.

**SUMMARY:** DOE Field Office, Nevada, announces that pursuant to the DOE Financial Assistance Rules, 10 CFR 600.7(b)(2), it intends to award amendments to the University of Nevada, Los Vegas (UNLV), Cooperative Agreement DE-FC08-90NV10872, and University of Nevada, Reno (UNR), Cooperative Agreement DE-FC08-90NV10891, on a noncompetitive basis to continue their participation in the Yucca Mountain repository program.

The initial notices of awards for UNLV and UNR were published in the Federal Register on July 24, 1989 and September 19, 1989, respectively. Both cooperative agreements were established with programmatic funding for a five-year period. Each of the agreements provide for broad research and monitoring activities, data collection, document review, and organization and participation in forums and symposia under the Yucca Mountain, Nevada, repository siting program. Subsequently, the Energy and Water Development Appropriations Act, 1991, has identified significantly greater amounts of money for the conduct of such activities by UNLV and UNR than originally anticipated for the agreements in fiscal year (FY) 1990. Congress specifically directed that up to \$4,416,000 be made available to these two universities for such activities during FY 1991. This notice further encompasses any future appropriations acts which may continue to provide specific and significant funding for the activities of the two Nevada universities throughout the project period.

**FOR FURTHER INFORMATION CONTACT:** U.S. Department of Energy, Yucca Mountain Site Characterization Project Office, Attn: Birdie Hamilton-Ray, Contract Specialist, Los Vegas, NV 89193-8608.

Issued in Los Vegas, Nevada on September 13, 1991.

Nick C. Aquilina,

Manager, DOE Field Office, Nevada.

[FR Doc. 91-23377 Filed 9-26-91; 8:45 am]

BILLING CODE 6450-01-M



### **Morgantown Energy Technology Center; Seismic Reflection Data From Southwest Washington**

**AGENCY:** Morgantown Energy Technology Center (METC), Department of Energy (DOE).

**ACTION:** Notice of availability of seismic reflection data.

**SUMMARY:** The METC hereby announces the availability, in the METC's public reading room, of uninterpreted seismic reflection data from seismic lines 1-4 located in southwest Washington near Mt. St. Helens and Mt. Rainier. This data was obtained under DOE contract No. DE-AC21-99MC24155 by Geophysical Systems Corporation of Pasadena, California.

**FOR FURTHER INFORMATION CONTACT:** Bill Gwilliam, U.S. Department of Energy, Morgantown Energy Technology Center, P.O. Box 880, Morgantown, West Virginia 26507-0880, telephone: (304) 291-4401.

**PUBLIC READING ROOM ADDRESS:** The public reading room is located in METC's library. The library is accessible from 7:45 to 4:15 Monday through Friday. Please contact Matt Masteller, METC's Librarian, at (304) 291-4183, to arrange for viewing the documents.

**SUPPLEMENTARY INFORMATION:** The benefits to be derived from the availability of the above-referenced data is access to new subsurface data obtained by the DOE's Deep Source Gas Project in a region unexplored for hydrocarbons. This data consists of a total of 157 kilometers of 1023 channel, high resolution seismic reflection data. Available information consists of four seismic reflection profiles.

Issued: September 23, 1991.

Thomas F. Bechtel,  
Director, Morgantown Energy Technology Center.

[FR Doc. 91-23379 Filed 9-26-91; 8:45 am]

BILLING CODE 6450-01-M

### **Federal Energy Regulatory Commission**

[Docket No. CP91-952-000]

### **Algonquin Gas Transmission Co.; Site Visit**

September 20, 1991.

This is to inform any parties to the proceeding in the above docket that the staff of the Federal Energy Regulatory Commission will conduct a site visit at Algonquin Gas Transmission Company's proposed Edgar Energy Park Lateral in Avon, Stoughton, Randolph, Braintree,

and Weymouth, Massachusetts, on October 4, 1991. The site visit will start at 9:30 a.m. at the Caldor's parking lot on route 18 in Weymouth, Massachusetts. All parties to the proceedings are welcome to attend. Anyone interested must provide their own transportation. For further information, contact Ms. Laura Turner at (202) 208-0916.

Lois D. Casbell,  
Secretary.

[FR Doc. 91-23305 Filed 9-26-91; 8:45 am]

BILLING CODE 6717-01-M

### **ENVIRONMENTAL PROTECTION AGENCY**

[ER-FRL-4013-5]

### **Environmental Impact Statements and Regulations; Availability of EPA Comments**

Availability of EPA comments prepared September 9, 1991 through September 13, 1991 pursuant to the Environmental Review Process (ERP), under section 309 of the Clean Air Act and section 102(2)(c) of the National Environmental Policy Act as amended. Requests for copies of EPA comments can be directed to the Office of Federal Activities at (202) 260-5076.

An explanation of the ratings assigned to draft environmental impact statements (EISs) was published in FR dated April 5, 1991 (56 FR 14096).

### **Regulations**

ERP No. R-BLM-A99189-00 43 CFR part 3800; Mining Claims Under the General Mining Laws; Surface Management (56 FR 31602).

**Summary:** EPA supports the proposed rule since the bonding requirement should lead to significant improvement in mitigating the adverse impacts of mining. However, EPA recommends that mining operations require bonds equal to 100 percent of the cost of reclamation and that the bonding program include closure of units containing toxic and hazardous elements.

Dated: September 24, 1991.

William D. Dickerson,  
Deputy Director, Office of Federal Activities.  
[FR Doc. 91-23358 Filed 9-26-91; 8:45 am]  
BILLING CODE 6560-50-M

[ER-FRL-4013-6]

### **Environmental Impact Statements; Availability**

**Responsible Agency:** Office of Federal Activities, General Information (202) 260-5073 or (202) 260-5075.

Availability of Environmental Impact Statements Filed September 16, 1991 Through September 20, 1991 Pursuant to 40 CFR 1506.9.

EIS No. 910332, Final EIS, FHWA, NC, US 264/Wilson Bypass Construction, US 264 west of Wilson to US 264 to Greenville east of Wilson, Funding, Section 404 Permit, County, NC, Due: October 28, 1991, Contact: Nicholas Graf (919) 790-2859.

EIS No. 910333, Final EIS, FHWA, TN, Kirby Parkway Construction, Split Oak Drive to Stage Road and Sycamore View Road Extension, Mullins Station Road to Kirby Parkway, Funding and Possible Section 404 Permit, City of Memphis, Shelby County, TN, Due: October 28, 1991, Contact: Dennis C. Cook (615) 736-5394.

EIS No. 910334, Draft EIS EPA, OR, Rouge Ocean Dredged Material Disposal Site (ODMDS), Designation, Rouge River, OR, Due: November 12, 1991, Contact: John Malek (206) 553-1286.

EIS No. 910335, Final EIS, BLM, OR, Three Rivers Resource Management Plan, Implementation, Malheur, Harney, Grant, Crook, and Lake Counties, OR, Due: October 28, 1991, Contact: Craig Hansen (503) 573-5241.

EIS No. 910336, Draft Supplement, COE, NY, Atlantic Coast of New York City from Rockaway Inlet to Norton Point, Updated Information, Beach Erosion and Storm Damage Reduction, Implementation, Brighton Beach and Coney Island, Borough of Brooklyn, Kings County, NY, Due: November 12, 1991, Contact: Ms. Roselle Henn (212) 264-4663.

EIS No. 910337, Draft EIS, AFS, NM, Felipito Timber Sale, Implementation, Carson National Forest, Rio Arriba County, NM, Due: November 12, 1991, Contact: Ron Ellis (505) 581-4554.

EIS No. 910338, Draft EIS, COE, WA, ID, OR, 1992 Columbia/Snake Rivers Salmon Flow Measures, Implementation, WA, OR and ID, Due: November 15, 1991, Contact: Greg Graham (509) 522-6596.

EIS No. 910339, Final EIS AFS, MT, Bender-Retie Timber Sale and Road Construction/Reconstruction, Implementation, Beaverhead National Forest, Wisdom Ranger District, Beaverhead County, MT, Due: October 28, 1991, Contact: Phillip Kemp (406) 683-3900.

EIS No. 910340, DRAFT EIS, UAF, CA, George Air Force Base (AFB) Disposal and Reuse, Implementation, San Bernardino, CA, Due: November 12, 1991, Contact: Ltc. Thomas J. Bartol (714) 382-4891.



EIS No. 910341, Draft EIS AFS, CA, WA, OR, Northern Spotted Owl Management Plan in the National Forests, Implementation, CA, OR and WA, Due: December 27, 1991, Contact: Jerald N. Hutchins (503) 328-7460.

EIS No. 910342, Draft EIS, COE, PA, Lower Monongahela River Navigation System, Locks and Dam Nos. 2, 3, and 4 Improvements, Funding Allegheny, Washington, and Westmoreland Counties, PA, Due: November 12, 1991, Contact: James A. Purdy (412) 644-6844.

EIS No. 910343, Draft EIS, COE, FL, Central and Southern Florida Flood Control Project, Restoration of the Upper Kissimmee River Basin through the Headwater Revitalization Project and the Lower Kissimmee River Basin, through the Level II Backfilling Plan, Implementation, Osceola, Glades, Highlands, Polk, Okeechobee and Orange Counties, FL Due: November 12, 1991, Contact: Russell V. Reed (904) 791-3506.

#### Amended Notices

EIS No. 890244, Draft EIS, EPA, NY, NJ, New York Bight Ocean Woodburning Disposal Site Designation for wood removed from the waters and shorelines of the New York/New Jersey Harbor Complex and its Environs, Offshore NY and NJ, Due: October 23, 1989, Contact: Robert Hargrove (212) 264-1840. Published FR 9-8-89—Officially Terminated by Preparing Agency.

EIS No. 910244, Draft EIS AFS, UT, East Fork Black Forks Multiple Use Management Project, Implementation, Wasatch-Cache National Forest, Evanston Ranger District, Summit County, UT, Due: October 15, 1991, Contact: Steve Ryberg (307) 789-3194. Published FR 07-23-91—Review period extended.

EIS No. 910314, Final EIS BLM, AZ, Stafford District Resource Management Plan, Implementation, Graham, Greenlee, Cochise, Pinal Pima and Gila Counties, AZ, Due: October 15, 1991, Contract: Cindy Alvarez (602) 428-4040. Published FR 09-13-91—Incorrect title.

Dated: September 20, 1991.

William D. Dickerson,  
Deputy Director, Office of Federal Activities.  
[FR Doc. 91-23357 Filed 9-26-91; 8:45 am]

BILLING CODE 6560-50-M

#### [FRL-4013-2]

#### GATT Working Group of the Trade and Environment Committee of the National Advisory Council for Environmental Policy and Technology (NACEPT); Notice of Meeting on October 4, 1991

Under Public Law 92463 (The Federal Advisory Committee Act), EPA gives notice of the meeting of the General Agreement on Tariffs and Trade Working Group of the Trade and Environment Committee. The Trade and Environment Committee is a standing committee of the National Advisory Council for Environmental Policy and Technology (NACEPT), an advisory committee to the Administrator of the EPA. The meeting will convene October 4, from 10 a.m. to 4 p.m. at General Electric, Conference Room 830, 1331 Pennsylvania Avenue NW., Washington, DC.

The GATT Working Group will explore potential trade and environment linkages arising in the institutions and rules of the GATT in order to demonstrate more concretely general trade and environment linkages globally. The working group will suggest practicable policy approaches to these linkages in order to draw out a general policy framework for the United States. Difficulties in scheduling a common time for meeting participants in the reason for this notice's lateness. For further information, please call (202) 260-3198.

Dated: September 23, 1991.

Abby J. Pirnie,

NACEPT Designated Federal Official.

[FR Doc. 91-23364 Filed 9-26-91; 8:45 am]

BILLING CODE 6560-50-M

#### [FRL-4013-3]

#### Workshop Report on Toxicity Equivalency Factors for PCB Congeners

**AGENCY:** U.S. Environmental Protection Agency.

**ACTION:** Notice of availability of report on risk assessment.

**SUMMARY:** This notice announces the availability of a report entitled "Workshop Report on Toxicity Equivalency Factors for Polychlorinated Biphenyl Congeners" (EPA/625/3-91/020). This report summarizes discussions by experts in PCB toxicity, exposure, and analytical methods convened by the Risk Assessment Forum to examine the feasibility of developing TEFs for PCB congeners. Workshop participants concluded that application of the TEF approach to PCBs would be less

straightforward than it was for the dioxins and furans and that a number of steps need to be taken before a TEF approach for PCBs can be adopted by the Agency. These necessary steps are outlined in the report.

**ADDRESSES:** To obtain a single copy of the report, interested parties should contact the ORD publications office, CERI-FRN, U.S. Environmental Protection Agency, 26 West Martin Luther King Drive, Cincinnati, OH 45268, Tel: (513) 569-7562 or FTS: 684-7562. Please provide your name and mailing address and request the document by the title and EPA number.

The summary report will also be available for public inspection and copying in the Public Information Reference Unit of the EPA Headquarters Library, Waterside Mall, 401 M Street SW., Washington, DC 20460.

#### FOR FURTHER INFORMATION CONTACT:

Mrs. Clare W. Stine, Technical Liaison, Risk Assessment Forum, Tel: (202) 475-6743 or FTS: 475-6743.

**SUPPLEMENTARY INFORMATION:** The wide acceptance of TEFs in assessing risks associated with exposure to chlorinated dibenzo-p-dioxins and -dibenzofurans has prompted consideration of a similar approach with other families of structurally related compounds such as the polychlorinated biphenyls (PCBs) and the polycyclic aromatic hydrocarbons. The TEF approach allows one to assess a mixture by combining the relative potencies of each congener with the residual quantity of each congener in the sample, thereby allowing one to take into account changes in the mixture's composition due to environmental transformations.

On December 12 and 13, 1990, experts in the fields of PCB toxicity and mechanisms of action, environmental exposure, and analytical methods for measuring PCBs in human and environmental samples met to discuss aspects of several issues.

- Is the existing database on toxicity and mechanisms of action sufficient to support a TEF-like scheme for the PCBs?
- What is known about environmental exposure to specific PCB congeners?
- What analytical methods are available to quantify individual congeners in environmental matrices?
- What are the important data gaps and what research is needed to fill them?

The report summarizes the discussions and outlines activities and research that are necessary before a TEF approach for the PCBs can be implemented.



Dated: July 22, 1991.

Erich Bretthauer,

Assistant Administrator for Research and Development.

[FR Doc. 91-23368 Filed 9-26-91; 8:45 am]

BILLING CODE 6560-50-M

## FEDERAL COMMUNICATIONS COMMISSION

[DA 91-1181]

### Comments Invited on Florida Public Safety Plan Amendment

September 20, 1991.

On May 10, 1990, the Commission accepted the Public Safety Plan for Florida (Region 9). On September 13, 1991, Region 9 submitted a proposed amendment to its plan that would revise the current channel allotments to correspond to its current database and update tables contained in the plan. The amendment also eliminates some sections and tables because they are unnecessary with the new Florida Region Interference Program. Because the proposed amendment is a major change to the Region 9 plan, the Commission is soliciting comments from the public before taking action. (See Report and Order, General Docket No. 87-112, 3 FCC Rcd 905 (1987), at paragraph 57.)

Interested parties may file comments to the proposed amendment on or before October 31, 1991 and reply comments on or before November 15, 1991.

Commenters should send an original and five copies of comments to the Secretary, Federal Communications Commission, Washington, DC 20554 and should clearly identify them as submissions to Gen. Docket 90-119 Florida-Public Safety Region 9.

Questions regarding this public notice may be directed to Betty Woolford, Private Radio Bureau, (202) 632-6497 or Ray LaForge, Office of Engineering and Technology, (202) 653-8112.

Federal Communications Commission

Donna R. Searcy,

Secretary.

[FR Doc. 91-23323 Filed 9-26-91; 8:45 am]

BILLING CODE 6712-01-M

## FEDERAL MARITIME COMMISSION

### Agreement(s) Filed American President Lines, Ltd. et al.

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 1100 L Street, NW., room 10325. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the **Federal Register** in which this notice appears. The requirements for comments are found in § 572.603 of title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

*Agreement No.:* 203-011223-006.

*Title:* Transpacific Stabilization Agreement.

*Parties:*

American President Lines, Ltd.  
Evergreen Marine Corp. (Taiwan) Ltd.  
Hanjin Shipping Co., Ltd.  
Hyundai Merchant Marine Co., Ltd.  
Kawasaki Kisen Kaisha, Ltd.  
Mitsui O.S.K. Lines, Ltd.  
A.P. Moller-Maersk Line  
Neptune Orient Lines, Ltd.  
Nippon Liner System, Ltd.  
Nippon Yusen Kaisha.  
Orient Overseas Container Line, Inc.  
Sea-Land Service, Inc.  
Yangming Marine Transport Corp.

*Synopsis:* The proposed amendment would delete all references to foreign-to-foreign transportation in the geographic scope of the Agreement.

*Agreement No.:* 232-011283-001.

*Title:* Nippon Yusen Kaisha and Hyundai Merchant Marine Co., Ltd. Space Charter Agreement in the Far East U.S. Pacific Northwest Trades.

*Parties:*

Nippon Yusen Kaisha ("NYK").  
Hyundai Merchant Marine Co., Ltd. ("HMM").

*Synopsis:* The proposed amendment would permit NYK to charter space to HMM from the space allocated to NYK on vessels operated under Agreement No. 232-011337. It would also authorize the parties to share certain operational expenses. The amendment would also delete articles 5(C) ("Charterage") and 5(J) ("Terminal Arrangements") and article 14 ("Transitional Provision") from the Agreement.

*Agreement No.:* 202-011346.

*Title:* Israel Trade Conference Agreement.

*Parties:*

Farrell Lines, Inc.  
Lykes Bros. Steamship Company, Inc.  
Zim Israel Navigation Co., Ltd.

*Synopsis:* The proposed Agreement would permit the parties to discuss,

agree upon, and establish rates, charges and practices for, or in connection with the transportation of cargo in the trade between the United States and Israel. The Agreement would replace the Israel Eastbound Conference Agreement and the Westbound Conference Agreement.

Dated: September 23, 1991.

By Order of the Federal Maritime Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 91-23306 Filed 9-26-91; 8:45 am]

BILLING CODE 6730-01-M

[Petition No. P5-91]

### Petition for Exemption From the NVOCC Tariff Filing Requirements Under the Shipping Act of 1984; Filing

Notice is hereby given that the International Federation of Freight Forwarders Associations ("FIATA") and twenty-two individual non-vessel-operating common carriers ("NVOCCs") have petitioned for an exemption pursuant to section 16 of the Shipping Act of 1984, 46 U.S.C. app. 17115. Specifically, FIATA seeks an order from the Federal Maritime Commission exempting NVOCCs from the tariff filing requirements of section 8 of the Shipping Act of 1984, 46 U.S.C. app. 1707.

Interested persons are requested to submit their views or arguments on the petition no later than November 22, 1991. In order to facilitate the Commission's consideration of the petition, commenters are requested to address the attached list of questions relating to the issue of NVOCC tariff filing. Commenters are also requested to address any other areas of concern to them and not limit their comments to the enumerated questions. Commenters should further be advised that procedurally, at the conclusion of this proceeding, the Commission could grant the requested relief and issue a rule of exemption. Responses shall be directed to the Secretary, Federal Maritime Commission, Washington, DC 20573-0001 in an original and 15 copies. Responses shall also be served on Richard D. Gluck, Esq., Robins, Kaplan, Miller & Ciresi, 1220 Nineteenth Street, NW., suite 700, Washington, DC 20036-2405.

Copies of the petition are available for examination at the Washington, DC office of the Commission, 1100 L Street, NW., room 11101.



By the Commission.\*  
Joseph C. Polking,  
Secretary.

**Questions To Be Addressed in Response to Petition for Exemption From the NVOCC Tariff Filing Requirements Under the Shipping Act of 1984**

1. Should the issue of revising the regulatory structure by exempting NVOCCs from tariff filing more appropriately be considered by Congress and/or the Advisory Commission on Conferences in Ocean Shipping?
2. Does section 16 and/or its legislative history provide the FMC with authority to exempt NVOCCs from tariff filing? Is the section 16 exemption authority a constitutional delegation of authority to the FMC?
3. Does this petition for exemption from NVOCC tariff filing meet the conditions for granting an exemption contained in section 16 of the Shipping Act of 1984? Explain your answer giving reasons why it does or does not fulfill each of the conditions for exemption.
4. What will be the economic impact of exempting NVOCCs from tariff filing on:
  - a. shippers;
  - b. vessel-operating common carriers ("VOCCs");
  - c. ports;
  - d. freight forwarders;
  - e. shippers' associations;
  - f. NVOCCs; and
  - g. consumers.
5. If the exemption were granted, could the Commission monitor and ensure that NVOCCs do not charge different rates to shippers of the same commodities if NVOCCs are exempted from tariff filing? Conversely, if the exemption were granted should it be accompanied by an exemption from presently applicable prohibitions of section 10(b) of the Act? If so which ones? If the NVOCC tariff-filing requirement were eliminated, how would the Commission investigate and act upon those still applicable prohibitions of section 10 ("Prohibited Acts" of the 1984 Act)?
6. If tariffs are intended to disclose to the shipping public the rates charged a shipper by a carrier for specific services, yet NVOCC services include services not subject to the Shipping Act of 1984, do existing NVOCC tariffs serve their intended function?
7. Is the use of a tariff-based approach to pricing transportation intermediary services consistent with the 1984 Act goal of a regulatory process

characterized by "a minimum of government intervention and regulatory costs?" What services do NVOCCs perform which are not required to be filed under section 8 of the 1984 Shipping Act? In light of the requirements in section 8 mandating that all transportation services be filed, what is the justification for not filing these services?

8. Is NVOCC tariff filing consistent with the goals of " \* \* \* an efficient and economic transportation system in the ocean commerce of the United States \* \* \* in harmony with, and responsive to, international shipping practices?"

9. The petition maintains that NVOCCs are effectively prevented from discriminating because (a) the industry's overall competitiveness prevents it, (b) NVOCCs lack sufficient market, power to discriminate and (c) the uniqueness of each NVOCC's value-added package renders discrimination impossible. Is this accurate?

10. It has been argued that NVOCCs are inconsequential players in today's shipping marketplace in that they enjoy only a limited market share vis-a-vis VOCCs. Is this accurate? Does NVOCC market share vary from trade to trade?

11. What impact would exempting NVOCCs from tariff filing have on the concept of common carriage in ocean shipping?

12. If NVOCC services tend to be "shipper specific", why must shippers have greater flexibility to negotiate individual deals than afforded by a tariff's "menu" of services?

13. What unaddressed consequences could arise from eliminating the NVOCC tariff filing requirement but retaining the requirement for VOCCs?

14. If NVOCCs are exempted from filing tariffs, could VOCCs use their own NVOCC operation to obtain cargo, thereby permitting VOCCs to, for all practical purposes, avoid tariff filing requirements? If this were the case, what steps should be taken to avoid such results—e.g., prohibiting VOCCs from using affiliated NVOCCs to procure cargo for their own ships?

15. Assuming a difference between NVOCCs and VOCCs, particularly in the "unique package of services" NVOCCs state they provide, could a modified form of tariff filing be developed for some or all NVOCCs which might ease the burden of tariff filing while still satisfying the basic intent of the requirement? What modifications should be considered? Would modifications in the tariff format enhance shipper usage of such tariffs in shopping for NVOCC services?

16. What is the "unique package of services" NVOCCs provide? Do all

NVOCCs provide such services or only some?

17. Assuming NVOCCs may offer additional services, don't they still essentially compete with VOCCs for cargo? If not, why not? Do VOCCs and NVOCCs compete for LCL shipments in the marketplace today?

18. Are there unique circumstances involving controlled carriers' use of NVOCCs that the Commission should address? Although the controlled carrier statute does not cover NVOCCs, could state-run VOCCs use a relationship with state-run NVOCCs to disadvantage commercial VOCCs?

19. How important from an "international comity" perspective is the NVOCC tariff filing issue? Does it have any policy or operational implications for U.S. and European transportation system harmony in 1992 and beyond?

20. Would an exemption from NVOCC tariff filing address one of the primary objectives of the Non-Vessel-Operating Common Carrier Amendments of 1990, e.g. the creation of a level playing field for both domestic and foreign NVOCCs engaged in our foreign commerce?

21. Should the Commission consider exempting only NVOCCs that ship less than a minimum number of containers per year or exempting only NVOCCs whose business consists only of consolidating LCL shipments? If so, what should be the minimum? How would the Commission keep track of the number of containers shipped to enforce this provision, and how could it prevent NVOCCs from establishing subsidiaries with different names for the sole purpose of circumventing the spirit of the regulation?

22. Should the Commission consider giving NVOCCs a limited term exemption from tariff filing instead of granting an indefinite exemption at this time? Information gathered during the initial period could be used to determine the impact of eliminating tariff filing for NVOCCs on a permanent basis. If a limited term exemption should be considered, how long should it be?

23. What, if any, conditions should be attached to any exemption?

[FR Doc. 91-23263 Filed 9-26-91; 8:45 am]

BILLING CODE 6730-01-M

**FEDERAL TRADE COMMISSION**

[Dkt. C-3344 and C-3345]

**Medical Staff of Broward General Medical Center and Medical Staff of Holy Cross Hospital; Prohibited Trade Practices and Affirmative Corrective Actions**

**AGENCY:** Federal Trade Commission.

**ACTION:** Consent orders.

\* Commissioners Hathaway and Ivancie dissent.



**SUMMARY:** In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, the two consent orders prohibit, among other things, the medical staff of the Florida hospitals from entering, or attempting to enter, into any agreement which would prevent or restrict the offering or delivery of health care services by Broward General Hospital, Holy Cross Hospital, Cleveland Clinic Florida (CCF), any CCF physician, or any other provider of health care services.

**DATES:** Complaints and Orders issued September 10, 1991.<sup>1</sup>

**FOR FURTHER INFORMATION CONTACT:** Paul Nolan, FTC/S-3115, Washington, DC 20580. (202) 326-2770.

**SUPPLEMENTARY INFORMATION:** On Tuesday, June 25, 1991, there was published in the *Federal Register*, 56 FR 28911, two proposed consent agreements with analysis in the Matter of Medical Staff of Broward General Medical Center; and Medical Staff of Holy Cross Hospital; for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposal form of the orders.

No comments having been received, the Commission has ordered the issuance of the complaints in the form contemplated by the agreements, made its jurisdictional findings and entered two orders to cease and desist, as set forth in the proposed consent agreements, in disposition of these proceedings.

**Authority:** Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45.

Donald S. Clark,  
Secretary.

[FR Doc. 91-23348 Filed 9-26-91; 8:45 am]

BILLING CODE 6750-01-M

[File No. 892 3224]

**Excell Mortgage Corporation;  
Proposed Consent Agreement With  
Analysis to Aid Public Comment**

**AGENCY:** Federal Trade Commission.

**ACTION:** Proposed consent agreement.

**SUMMARY:** In settlement of alleged violations of federal law prohibiting unfair and deceptive acts and practices and unfair methods of competition, this consent agreement, accepted subject to

final Commission approval, would require, among other things, an Englewood Cliffs, New Jersey, corporation to accurately calculate and disclose the annual percentage rate, finance charge, payment schedule and other information required by Regulation Z. The order would also require respondent to make adjustments to the accounts of consumers extended an adjustable rate mortgage on or after January 1, 1987, and before January 1, 1990, and who had an open loan as of April 1, 1991, to whom it disclosed annual percentage rates (APRs) that were understated by more than ¼ of one percentage point below the APR determined in accordance with Regulation Z.

**DATES:** Comments must be received on or before November 26, 1991.

**ADDRESSES:** Comments should be directed to: FTC/Office of the Secretary, room 159, 6th St. and Pa. Ave., NW., Washington, DC. 20580.

**FOR FURTHER INFORMATION CONTACT:** Carole Reynolds or Rolando Berrelez, FTC/S-4429, Washington, DC 20580 (202) 326-3230 or 326-3222.

**SUPPLEMENTARY INFORMATION:** Pursuant to section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46 and § 2.34 of the Commission's Rules of Practice (16 CFR 2.34), notice is hereby given that the following consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of sixty (60) days. Public comment is invited. Such comments or views will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with § 4.9(b)(6)(ii) of the Commission's Rules of Practice (16 CFR 4.9(b)(6)(ii)).

**Agreement Containing Consent Order to  
Cease and Desist**

The agreement herein, by and between Excell Mortgage Corporation (hereinafter sometimes referred to as "proposed respondent" or "respondent") by its duly authorized officer and counsel for the Federal Trade Commission, is entered into in accordance with the Commission's Rule governing consent order procedures. In accordance therewith the parties hereby agree that:

1. Excell Mortgage Corporation is a corporation organized, existing, and doing business under and by virtue of the laws of the state of New Jersey, with its principal office and place of business located at 550 Sylvan Avenue, Englewood Cliffs, New Jersey 07532.

Proposed respondent admits all the jurisdictional facts set forth in the draft complaint here attached.

2. Proposed respondent waives:

- a. Any further procedural steps;
- b. The requirement that the

Commission's decision contain a statement of findings of fact and conclusions of law;

c. All rights to seek judicial review or otherwise to challenge or contest the validity of the order entered pursuant to this agreement; and

d. All claims under the Equal Access to Justice Act.

3. This agreement shall not become part of the public record of the proceeding unless and until it is accepted by the Commission. If this agreement is accepted by the Commission, it, together with the draft of the complaint contemplated thereby, will be placed on the public record for a period of sixty (60) days and information in respect thereto publicly released. The Commission thereafter may either withdraw its acceptance of this agreement and so notify the proposed respondent, in which event it will take such action as it may consider appropriate, or issue and serve its complaint (in such form as the circumstances may require) and decision, in disposition of the proceeding.

4. This agreement is for settlement purposes only and does not constitute an admission by proposed respondent that the law has been violated as alleged in the draft of the complaint here attached.

5. This agreement contemplates that, if it is accepted by the Commission, and if such acceptance is not subsequently withdrawn by the Commission pursuant to the provisions of § 2.34 of the Commission's Rules, the Commission may, without further notice to the proposed respondent, (a) issue its complaint corresponding in form and substance with the draft of the complaint here attached and its decision containing the following order to cease and desist in disposition of the proceeding and (b) make information public in respect thereto. When so entered, the order to cease and desist shall have the same force and effect and may be altered, modified, or set aside in the same manner and within the same time provided by statute for other orders. The order shall become final upon service. Delivery by the U.S. Postal Service of the complaint and decision containing the agreed-to order to proposed respondent's address as stated in this agreement shall constitute service. Proposed respondent waives

<sup>1</sup> Copies of the Complaints and the Decision and Orders are available from the Commission's Public Reference Branch, H-130, 6th Street & Pennsylvania Avenue, NW, Washington, DC 20580.



any right it may have to any other manner of service. The complaint may be used in construing the terms of the order, and no agreement, understanding, representation, or interpretation not contained in the order or the agreement may be used to vary or contradict the terms of the order.

6. Proposed respondent has read the proposed complaint and order contemplated hereby. Proposed respondent understands that once the order has been issued, it will be required to file one or more compliance reports showing that it has fully complied with the order. Proposed respondent further understands that it may be liable for civil penalties in the amount provided by law for each violation of the order after it becomes final.

#### Order

#### Definitions

For purposes of this Order, the following definitions apply:

1. *Composite APR* means a blend of interest rates as described in § 226.17(c)(1)-10 of the Federal Reserve Board's Official Staff Commentary to Regulation Z;

2. *First adjustment date* is the date on which the consumer's monthly payment of principal and interest is first changed, in accordance with the terms set forth in the consumer's note or adjustable rate rider;

3. *Original TIL disclosure* is the last TIL disclosure given to a consumer by respondent before consummation of the loan;

4. *Open loan* is any loan that has not been paid off or refinanced.

#### I

*It is ordered*, that respondent Excell Mortgage Corporation, a corporation, its successors and assigns, and its officers, agents, representatives, and employees, directly or through any corporation, subsidiary, division, or any other device, in connection with any extension of consumer credit in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

A. Failing to disclose accurately in its discounted adjustable rate mortgages the finance charge and the annual percentage rate by failing to disclose accurately the composite annual percentage rate, as required by sections 106, 107 and 128 of the Truth in Lending Act, 15 U.S.C. 1605, 1606 and 1638, and §§ 226.4, 226.22 and 226.18(d) and (e) of regulation Z, 12 CFR 226.4, 226.22 and 226.18(d) and (e), and § 326.17(c)(1) of Regulation Z, 12 CFR 226.17(c)(1), as more fully set out in §§ 226.17(c)(1)-3

and 226.17(c)(1)-10 of the Federal Reserve Board's Official Staff Commentary to Regulation Z, 12 CFR 226.17(c)(1)-8 and 226.17(c)(1)-10.

B. Failing to disclose accurately the number, amount, and timing of payments scheduled to repay the obligation, as required by section 128 of the Truth in Lending Act, 15 U.S.C. 1638, and § 226.18(g) of Regulation Z, 12 CFR 226.18(g).

C. Failing to make all disclosures determined in accordance with sections 106 and 107 of the Truth in Lending Act, 15 U.S.C. 1605 and 1606, and §§ 226.4 and 226.22, 12 CFR 226.4 and 226.22, and in the manner, form and amount required by §§ 226.17, 226.18, 226.19, 226.20 of Regulation Z, 12 CFR 226.17, 226.18, 226.19 and 226.20.

#### II

*It is further ordered*, that:

A. Respondent, its successors and assigns shall make adjustments to the accounts of each consumer who was extended an adjustable rate mortgage loan on or after January 1, 1987 and before January 1, 1990 and who had an open loan as of April 1, 1991, to whom respondent disclosed on the original TIL disclosure an annual percentage rate that was miscalculated by more than  $\frac{1}{4}$  of 1 percentage point below the annual percentage rate determined in accordance with § 226.22 of Regulation Z, 12 CFR 226.22, so that each such consumer will not be required to pay a finance charge in excess of the finance charge actually disclosed or the dollar equivalent of the annual percentage rate actually disclosed, whichever is lower, plus a tolerance of the dollar equivalent of  $\frac{1}{4}$  of 1 percentage point; except, the adjustment shall be limited to the time period up to the first adjustment date.

B. Respondent, its successors and assigns shall have a three-year period in which to complete the adjustments described in paragraph A above; except, where the amount of the adjustment is \$200 or less, the adjustment shall be completed by the end of the first year. Each consumer shall receive payment from respondent, its successors and assigns for at least one third of the applicable adjustment for that consumer no later than the last day of each calendar year beginning with the current year.

#### III

*It is further ordered*, that all adjustments required by this order shall be made by mailing the consumer a check by first class mail to the current or last known address of each such consumer. For each consumer for whom a check is returned as undelivered,

respondent, its successors and assigns shall make all reasonable efforts to obtain the current address of each such consumer, including contacting all subsequent holders and servicers of the loans that are not currently held or serviced by respondent. For each consumer for whom a new address is located, respondent, its successors and assigns shall re-mail the check by first class mail to the consumer at the new address.

#### IV

*It is further ordered*, that respondent, its successors and assigns shall include with each check mailed pursuant to this order the letter contained in appendix A. Respondent, its successors and assigns shall mail the check and letter in an envelope approved by the Federal Trade Commission Division of Credit Practices.

#### V

*It is further ordered*, That for four years after the date of service of this order respondent, its successors and assigns shall maintain and upon request make available all records that will demonstrate compliance with the requirements of this order.

#### VI

*It is further ordered*, That respondent, its successors and assigns shall distribute a copy of this order to any present or future officers, agents, representatives, and employees having responsibility with respect to the subject matter of this order and that respondent, its successors and assigns shall secure from each such person a signed statement acknowledging receipt of said order.

#### VII

*It is further ordered*, That respondent, its successors and assigns shall promptly notify the Commission at least thirty (30) days prior to any proposed change in the corporate entity such as dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries, or any other change in the corporation which may affect compliance obligations arising out of the order.

#### VIII

*It is further ordered*, That respondent, its successors and assigns shall, within ninety days (90) days of the date of service of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which it has complied with this order.



Within thirty (30) days of the end of each year for three years, starting with the current year, respondent, its successors and assigns shall forward a copy of all checks mailed to consumers in that year to the Federal Trade Commission, Enforcement Division, Washington, DC 20580.

#### Appendix A

Dear [Consumer]: Excell Mortgage Corporation made an error in determining the finance charge on your mortgage loan. For this reason, the Federal Trade Commission in Washington, DC ordered us to send this letter.

Because of this error, we are refunding to you \$\_\_\_\_\_.

If you have any questions about this letter, you may contact the Federal Trade Commission at (202) 326-\_\_\_\_\_.

Sincerely,

Morton Covitz,

*President, Excell Mortgage Corporation.*

#### Analysis of Proposed Consent Order to Aid Public Comment

The Federal Trade Commission has accepted an agreement to a proposed consent order from respondent Excell Mortgage Corporation.

The proposed consent order has been placed on the public record for sixty (60) days for reception of comments by interested persons. Comments received during this period will become part of the public record. After sixty (60) days, the Commission will again review the agreement and the comments received and will decide whether it should withdraw from the agreement or make final the agreement's proposed order.

The complaint alleges that respondent has failed to disclose accurately a composite annual percentage rate and has under-disclosed the annual percentage rate finance charge in its discounted adjustable rate mortgages, in violation of §§ 226.4, 226.22 and 226.18(d) and (e) of Regulation Z, and § 226.17(c)(1) of Regulation Z, as more fully set out in §§ 226.17(c)(1)–8 and 226.17(c)(1)–10 of the Federal Reserve Board's Official Staff Commentary to Regulation Z.

The proposed order requires respondent to accurately calculate and disclose the annual percentage rate, finance charge, payment schedule and other information required by Regulation Z, in connection with respondent's extensions of consumer credit.

The proposed order also requires respondent, in accordance with Section 108(e) of the Truth in Lending Act, 15 U.S.C. 1607, to make adjustments to the account of each consumer who was extended an adjustable rate loan on or after January 1, 1987, and before January 1, 1990, and who had an open loan as of April 1, 1991, to whom respondent disclosed on the original TIL disclosure an annual percentage rate that was miscalculated by more than ¼ of 1 percentage point below the annual percentage rate determined in accordance with § 226.22 of Regulation Z. Those adjustments relating to respondent's failure to use a composite annual percentage rate are limited to the time period up to the first

date at which the interest rate is adjusted on the loan.

Respondent has three years to complete the adjustments, except that where the adjustment is \$200 or less, respondent must provide it by the end of the first year. For adjustments greater than \$200, respondent is required to provide at least one third of the amount each year to consumers, starting with the current year. The adjustments must be made by providing a check to applicable consumers.

The purpose of this analysis is to facilitate public comment on the proposed order. It is not intended to constitute an official interpretation of the agreement and proposed order or to modify in any way their terms.

Donald S. Clark,

*Secretary.*

[FR Doc. 91-23349 Filed 9-26-91; 8:45 am]

BILLING CODE 6750-01-M

#### Senior Executive Service; Performance Review Board

AGENCY: Federal Trade Commission.

ACTION: Notice.

**SUMMARY:** Notice is hereby given of the names of the standing Performance Review Board Roster.

**DATES:** September 27, 1991.

#### FOR FURTHER INFORMATION CONTACT:

Elliott H. Davis, Director of Personnel, Federal Trade Commission (FTC), 6th & Pennsylvania Ave., NW., Washington, DC 20580, (202) 326-2022.

**SUPPLEMENTARY INFORMATION:** Section 4314(c) (1) through (5) of title 5, U.S.C., requires each agency to establish, in accordance with regulations prescribed by the Office of Personnel Management, one or more performance review boards. The board shall, among other things, review and evaluate the initial appraisal of a senior executive's performance by the supervisor, and make appropriate recommendations to the appointing authority. Consistent with applicable law and regulation, the board will also consider SES recertification matters.

The following persons are appointed to the FTC's Performance Review Board Roster: Office of the Chairman: James Hamill; Office of the Inspector General: Frederick Zirkel; Office of the Executive Director: Robert Walton, Rosemarie Straight, Alan Proctor, James Giffin, Richard Arnold; General Counsel: James Spears, Jay Shaffer, Ernest Isenstadt, Christian White; Office of Secretary: Donald Clark; Bureau of Competition: Kevin Arquit, Mary Lou Steptoe, Barbara Clark, Ronald Rowe, James Egan, Jr., Steven Newborn, Michael McNeely, Walter Winslow, Mark Horoschak; Bureau of Consumer Protection: Barry Cutler, Gerald Caplan, Lydia Parnes, Michael McCarey,

William Sanger, C. Lee Peeler; Bureau of Economics: John Peterman, Ronald Bond, James Langenfeld, Paul Pautler. Donald S. Clark,

*Secretary.*

[FR Doc. 91-23347 Filed 9-26-91; 8:45 am]

BILLING CODE 6750-01-M

#### GENERAL SERVICES ADMINISTRATION

#### Public Information Meeting Regarding the Proposed Construction of Office Space in Washington, DC, for the Headquarters Consolidation of the Department of Transportation

The U.S. General Services Administration (GSA) announces the intention to hold a public information meeting to discuss the status of the Environmental Impact Statement for the proposed construction of a new Department of Transportation (DOT) headquarters, and to receive public comments.

The meeting will be held October 8, 1991, starting at 7 p.m. at the Council of Governments Building, located at 777 North Capitol Street, Washington, DC.

GSA welcomes comments on the five alternatives that will be addressed in this Environmental Impact Statement:

1. *Government Air Rights:* Construct a 1.7 million occupiable square feet (OSF) facility at the Union Station Air Rights Site (bounded by Union Station/parking garage, First and K Streets and the privately held CSX Site) and retain Federal Building 10A (800 Independence Avenue) and Federal Building 10B (600 Independence Avenue, SW).

2. *Union Center Plaza Development:* Construct a 1.7 million OSF Building on the 9.6-acre Union Center Plaza Development Site (bounded by North Capitol, L, First, and H Streets, NE) and retain Federal Building 10A and Federal Building 10B.

3. *North Union Square Development:* Construct a 1.7 million OSF Building on the 7.0 acre North Union Square Development Site (bounded by First, L and M Streets, NE., and the Metrorail Right of Way) and retain Federal Building 10A and Federal Building 10B.

4. *Station Place Development in Conjunction with Federal Air Rights at Union Station:* Construct a 1.7 Million OSF Building on the 5.6-acre Station Place Development (bounded by Second, F and H Streets, NE. and Union Station) and on the Union Station Air Rights (south of H Street, NE.) and retain Federal Building 10A and Federal Building 10B.



5. *No action:* Continue to house DOT in one government-owned building, Federal Building 10A, and in leased space.

A short formal presentation will precede the request for public comments. GSA and DOT representatives will be available at this meeting to receive comments from the public regarding issues of concern. It is important that federal and city agencies, and interested individuals and groups take this opportunity to identify environmental concerns that should be addressed by the EIS. In the interest of available time, each speaker will be asked to limit his/her oral comments to five (5) minutes.

Agencies and the general public are also invited and encouraged to provide written comment in addition to, or in lieu of, comments at the public meeting. To be most helpful, comments should clearly describe specific issues or topics which the commentator believes the EIS should address. Written statements concerning the alternatives should be mailed no later than October 25, 1991, to Ms. Julia Kremer-Ross, telephone 202-708-5334, Planning Staff (WPL), National Capital Region, General Services Administration, 7th and D Streets, SW., Washington, DC 20407

Dated: September 11, 1991.

Linda L. Eastman,

Director, NCR Planning Staff (WPL).

[FR Doc. 91-23268 Filed 9-26-91; 8:45 am]

BILLING CODE 6620-23-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Senior Executive Service; Performance Review Board Membership

Title 5, U.S. Code, section 4314(c)(4) of the Civil Service Reform Act of 1978, Public Law 95-454, requires that the appointment of Performance Review Board members be published in the Federal Register.

The following persons will serve on the Performance Review Boards or Panels which oversee the evaluation of performance appraisals of Senior Executive Service members of the Department of Health and Human Services:

Duane F. Alexander, M.D.	Samuel Broder, M.D.
Joseph R. Antos, Ph.D.	Robin Carle
William H. Aspden, Jr.	Ronald H. Carlson
Michael J. Astrue	Bruce A. Chabner, M.D.
Virginia S. Bales	Philip S. Chen, Jr., Ph.D.
Paul Barnes	Andria Childs
James S. Benson	Gene Cohen, M.D.
Annette H. Blum	Glenda S. Cowart
	Beverly Dennis, III

John W. Diggs, Ph.D.	Joseph A. Levitt
Peter DiSturco	Michel E. Lincoln
Walter R. Dowdle, Ph.D.	Donald A.B. Lindberg, M.D.
Robert C. Eaton	V. Markku Linnoila, M.D.
Kevin L. Erbe	Harald A. Loe, D.D.S.
Anthony S. Fauci, M.D.	John D. Mahoney
Florence B. Fiori, Ph.D.	Audrey Manley, M.D.
Dennis J. Fischer	Dorothy H. Mann, M.P.H.
Gail F. Fisher, Ph.D.	Norman D. Mansfield
Gilbert Fisher	Naomi B. Marr
William T. Fitzsimmons	George R. Martin, M.D.
Howard A. Foard	Thomas S. McFee
Margaret Foertschbeck	John A. McLachlan, Ph.D.
James Fornataro	Merle G. McPherson
Richard K. Fuller, M.D.	Henry Metzger
Barbara J. Gagel	Kevin E. Moley
George J. Galasso, Ph.D.	Larry D. Morey
John I. Gallin, M.D.	Jay Moskowitz, Ph.D.
Donna N. Givens	Stuart L. Nightingale
Murray Goldstein, M.D.	Abner L. Notkins, M.D.
Phillip Gorden, M.D.	Kenneth Olden, Ph.D.
R. Alexander Grant	Steven Paul, M.D.
Jerome C. Green, M.D.	Roy W. Pickens, Ph.D.
Myrtle Habersham	Alan S. Rabson, M.D.
George E. Hardy, Jr., M.D.	Juan Ramos, Ph.D.
Louis B. Hays	William F. Raub, Ph.D.
B. Earl Henderson, M.D.	William A. Robinson, M.D.
Michael Henningburg	Saul W. Rosen, M.D.
Alan R. Hinman, M.D.	John Ruffin, Ph.D.
Ada Sue Hinshaw, Ph.D.	Philip E. Schambra, Ph.D.
George R. Holland	Fred Shank
Thomas V. Holohan, M.D.	Lawrence E. Shulman, M.D.
Sharon Smith Holston	James B. Snow, Jr., M.D.
Robert A. Israel	Dale Soppor
Duane L. Jeanotte	Robert E. Stovenour
David Jenkins	Robert A. Streimer
Barry L. Johnson, Ph.D.	Frank J. Sullivan, Ph.D.
Elaine M. Johnson, Ph.D.	Stephen B. Thacker, M.D.
Elke Jordan, Ph.D.	Robert L. Trachtenberg
Martha Katz	Margaret A. VanAmringe
John H. Kelso	Josephine T. Wacanda
Eugene Kinlow	James A. Walsh
Ruth L. Kirschstein, M.D.	Kenneth R. Warren, Ph.D.
Irwin J. Kopin, Ph.D.	Rueben C. Warren, Dr. P.H.
Edward Korn, Ph.D.	John C. West
Carl Kupfer, M.D.	Storm H. Whaley
Richard P. Kusserow	Robert A. Whitney, Ph.D.
Antonia Lenane	
Claude J. Lenfant, M.D.	
Joseph R. Leone	
Alan I. Leshner, Ph.D.	
Arthur S. Levine, M.D.	

Dated: September 19, 1991.

Thomas S. McFee,

Assistant Secretary for Personnel Administration.

### Summary Statement

*Department of Health and Human Services*

**ACTION:** Listing of members of this Department's Senior Executive Service Performance Review Boards.

**DATE:** Performance Review Boards Effective: September 30, 1991.

**FOR FURTHER INFORMATION CONTACT:** Renita E. Morse, 202: 245-6528.

[FR Doc. 91-23265 Filed 9-26-91; 8:45 am]

BILLING CODE 4150-04-M

## Centers for Disease Control

### National Committee on Vital and Health Statistics (NCVHS) Subcommittee on Health Statistics for Minority and Other Special Populations; Meeting

Pursuant to Public Law 92-463, the National Center for Health Statistics (NCHS), Centers for Disease Control, announces the following committee meeting.

*Name:* NCVHS Subcommittee on Health Statistics for Minority and Other Special Populations.

*Time and Date:* 9 a.m.-5 p.m., October 17, 1991.

*Place:* Room 339A, Hubert H. Humphrey Building, 200 Independence Avenue, SW., Washington, DC 20201.

*Status:* Open.

*Purpose:* The purpose of this meeting is for the subcommittee to pursue with the Health Care Financing Administration and the Social Security Administration feasible methods to include racial and ethnic identifiers in the Medicare data files. The subcommittee also will review plans for setting a research agenda for minority health statistics.

*Contact Person for More Information:* Substantive program information as well as summaries of the meeting and a roster of committee members may be obtained from Gail F. Fisher, Ph.D., Executive Secretary, NCVHS, NCHS, room 1100, Presidential Building, 6525 Belcrest Road, Hyattsville, Maryland 20782, telephone 301/436-7050 or FTS 436-7050.

Dated: September 23, 1991.

Elvin Hilyer,

Associate Director for Policy Coordination Centers for Disease Control.

[FR Doc. 91-23320 Filed 9-26-91; 8:45 am]

BILLING CODE 4160-18-M

### Experiment Protocol Review; Use Tests for SCBA Performance Evaluation; Meeting

The National Institute for Occupational Safety and Health (NIOSH) of the Centers for Disease Control (CDC) announces the following meeting:

*Name:* Experiment Protocol Review: "Use Tests" for SCBA Performance Evaluation.

*Time and Date:* 9 a.m.-4 p.m., October 18, 1991.

*Place:* Division of Safety Research, room 138, NIOSH, CDC, 944 Chestnut Ridge Road, Morgantown, West Virginia 26505-2888.

*Status:* Open to the public, limited only by the space available. Viewpoints and suggestions from industry, organized labor, academia, other government agencies, and the public are invited.

*Purpose:* To conduct a meeting on a protocol for a proposed experiment to design and validate updated performance criteria and test methods for the human subject



testing of self-contained breathing apparatus (SCBA).

*Contact Person for Additional Information:*  
Nina L. Turner, Ph.D., NIOSH, CDC, 944  
Chestnut Ridge Road, Mailstop S-106,  
Morgantown, West Virginia 26505-2888,  
Telephone 304/291-4801 or FTS 923-4801.

Dated: September 23, 1991.

Elvin Hilyer,

*Associate Director for Policy Coordination,  
Centers for Disease Control.*

[FR Doc. 91-23321 Filed 9-26-91; 8:45 am]

BILLING CODE 4160-19-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Institutes of Health

#### Meeting of the Co-chairs of the Scientific and Technical Committee on the Women's Health Initiative

Notice is hereby given that the Co-chairs of the Scientific and Technical Committee on the Women's Health Initiative will convene a public hearing on October 28-29, 1991. The purpose of this meeting is to accept public testimony from researchers in women's health and individuals representing organizations interested in the Women's Health Initiative study design.

The hearing will take place in Wilson Hall, Shannon Building, Third Floor, National Institutes of Health, 9000 Rockville Pike, Bethesda, Maryland 20892. This meeting is scheduled to be held from 8:30 a.m. to 5 p.m. on October 28 and 29. All sessions are open to the public, however, seating is limited and will be provided on a first-come, first-served basis. The first day, October 28, will be devoted to the presentation of an overview of the Women's Health Initiative study design in the morning and to public testimony in the afternoon. The second day, October 29, will be devoted to public testimony.

Due to time constraints, only one representative from each organization may present oral testimony, with presentations limited to 10 minutes. The areas of concentration for the study are cardiovascular disease, cancer, and osteoporosis, and the focus is on prevention of these conditions and subsequent mortality. Therefore, testimony for this meeting should be confined to comments relating to these three disease areas. A letter of intent to present such testimony should be sent by interested individuals and organizations to Maggie Pickerel, Prospect Associates, 1801 Rockville Pike, suite 500, Rockville, Maryland 20852, (301) 468-6555 (not a toll free number). Upon receipt of your letter of

intent, you will be sent a synopsis of the study design.

Presenters should send three (3) written copies of their testimony, including a brief description of their organization, to the above address. They must be received by close of business (5 p.m. e.s.t.) no later than October 14, 1991. Faxes will not be accepted. You will be notified of your scheduled presentation time prior to the hearing. Individuals and organizations wishing to provide written statements may so indicate and send three (3) copies of their statements to the above address by October 14, 1991. These written statements will be made available to the members of the Scientific and Technical Committee on the Women's Health Initiative.

Dated: September 20, 1991.

Bernadine Healy,

*Director, National Institutes of Health.*

[FR Doc. 91-23303 Filed 9-26-91; 8:45 am]

BILLING CODE 4140-01-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Proposed Protocol Entitled Myoblast Transfer in Duchenne Muscular Dystrophy; Recommendations

**AGENCY:** National Center for Research Resources (NCRR), National Institutes of Health, Public Health Service, HHS.

**ACTION:** Notice.

**SUMMARY:** The National Institutes of Health intends to accept the recommendations of a panel of experts, convened pursuant to the requirements of 45 CFR part 46, subpart D, § 46.407, concerning a proposed protocol entitled "Myoblast Transfer in Duchenne Muscular Dystrophy." The proposed protocol is a subproject of a larger grant application supported by NCRR under the General Clinical Centers program (5M01 RR 00954-30). Because the participants in this study would be children as research subjects, HHS regulations regarding the involvement of children as subjects (45 CFR part 46, subpart D, § 46.407 (a) and (b)) would apply. The panel of experts determined that these regulatory requirements have not been met and recommended that the protocol not be approved in its present form. Public review and comment are solicited pursuant to the requirements of 45 CFR part 46, subpart D, § 46.407.

**DATES:** To be assured of consideration, comments must be in writing and must be received on or before 5 p.m. on November 30, 1991.

**ADDRESSES:** Please send comments or requests for additional information to Diane L. Aiken, Assurance Coordinator, Division of Human Subject Protections, Office for Protection from Research Risks, National Institutes of Health, 9000 Rockville Pike, Building 31, room 5B59, Bethesda, Maryland, 20892.

#### FOR FURTHER INFORMATION CONTACT:

Diane L. Aiken, Office for Protection from Research Risks, National Institutes of Health, Telephone (301) 496-7041 (not a toll free number).

**SUPPLEMENTARY INFORMATION:** HHS regulations regarding the involvement of children as research subjects specify that research protocols involving risks significantly greater than minimal and offering no prospect of direct benefit to individual subjects may not be supported unless the research has been reviewed by a panel of experts (45 CFR part 46, subpart D, § 46.407 (a) and (b)).

The Office for Protection from Research Risks (OPRR), National Institutes of Health received a request from the Institutional Review Boards (IRBs) at the New England Medical Center Hospitals and the Massachusetts General Hospital to convene a panel of experts pursuant to 45 CFR part 46, subpart D, § 46.407. The request referenced a protocol involving "Myoblast Transfer in Duchenne Muscular Dystrophy," a subproject of a larger grant application supported by NCRR under the General Clinical Centers program (5M01 RR 00054-30). The IRBs had determined that the research involved risks significantly greater than minimal and offered no prospect of direct benefit to the individual children who were to be subjects.

OPRR convened such a panel of experts under authority delegated by the Secretary, HHS. The panel of experts indicated that the proposed protocol lacked sufficient scientific justification and contained serious shortcomings with respect to informed consent. Specifically, the panel of experts judged the protocol to be based on insufficient *in vitro* and animal data and to lack justification for initiation in younger rather than older children. The panel of experts questioned the statistical validity of the proposed analysis and criticized the lack of clear dosage levels and data relative to toxicity of immediate and long term cyclosporine administration. Additional data relative to renal and hepatic risks were requested, and the protocol was criticized for its failure to describe procedures for minimizing risks. Lack of a rationale for the proposed research



parameters and grid size were identified as deficiencies in research design. The panel of experts criticized the proposed informed consent documents and the failure to include appropriate assent procedures for the children who were to be subjects.

The panel of experts determined that the appropriate regulatory requirements have not been met and recommended that the protocol not be approved in its present form. The Office for Protection from Research Risks, National Institutes of Health intends to accept this recommendation on behalf of the Secretary, HHS. Public review and comment are solicited pursuant to the requirements of 45 CFR part 46, subpart D, § 46.407.

Dated: September 20, 1991.

**Bernadine Healy,**

*Director, National Institutes of Health.*

[FR Doc. 91-23304 Filed 9-26-91; 8:45 am]

BILLING CODE 4140-01-M

## Public Health Service

### Agency Forms Submitted to the Office of Management and Budget for Clearance

Each Friday the Public Health Service (PHS) publishes a list of information collection requests it has submitted to the Office of Management and Budget (OMB) for clearance in compliance with the Paperwork Reduction Act (44 U.S.C. chapter 35). The following requests have been submitted to OMB since the list was last published on September 20, 1991.

(Call PHS Reports Clearance Officer on 202-245-2100 for copies of request)

1. 1992 National Household Survey on Drug Abuse (NHSDA)—0930-0110—This study is necessary to determine the prevalence of cigarette, alcohol, and licit and illicit drug use in the U.S. population. The results will be used by government agencies, concerned organizations and individuals to direct their activities and establish policy. *Respondents:* Individuals or households. *Number of Respondents:* 28,991; *Number of Responses per Respondent:* 1; *Average Burden per Response:* 1.13 hours; *Estimated Annual Burden:* 32,762 hours.

2. Responsibilities of Awardee and Applicant Institutions for Dealing with and Reporting Possible Misconduct in Science—0925-0355—As required by section 493 of the PHS Act the Secretary by regulation (42 CFR part 50) requires applicant and awardee institutions receiving PHS funding to investigate and report allegations of misconduct. This

approval is for the information collection requirements associated with implementation of the regulations.

*Respondents:* State or local government, businesses or other for-profit, federal agencies or employees, non-profit institutions and small businesses or organizations.

	No. of respondents	No. of responses per respondent	Average burden per response
Reporting..	2,500	2.06	5.6 hrs.
Record-keeping.	40	1	24.6 hrs.

Estimated Total Annual Burden.....29,801

OMB Desk Officer: Shannah Koss-McCallum.

Written comments and recommendations for the proposed information collections should be sent within 30 days of this notice directly to the OMB Desk Officer designated above at the following address: Human Resources and Housing Branch, New Executive Office Building, room 3002, Washington, DC 20503.

Dated: September 20, 1991.

**Sandra K. Mahkorn,**

*Deputy Assistant Secretary for Public Health Policy.*

[FR Doc. 91-23318 Filed 9-26-91; 8:45 am]

BILLING CODE 4160-17-M

## DEPARTMENT OF HEALTH & HUMAN SERVICES

### Social Security Administration

#### Agency Forms Submitted to the Office of Management and Budget for Clearance

Each Friday the Social Security Administration publishes a list of information collection packages that have been submitted to the Office of Management and Budget (OMB) for clearance in compliance with Public Law 96-511, The Paperwork Reduction Act. The following clearance packages have been submitted to OMB since the last list was published in the **Federal Register** on September 13, 1991.

(Call Reports Clearance Officer on (301) 965-4149 for copies of package)

Beneficiary Contract Report—0960-000—The information collected on the form SSA-1588 is used by the Social Security Administration (SSA) to report changes in marital status and child-in-care arrangements which affects a beneficiary's right to entitlement. This form is also used to report changes in the marital status of child beneficiaries

who are between the age of 15 and 17 who receive direct payment of benefits. Information is needed by SSA in order to prevent the possible overpayment of benefits to beneficiaries. The affected public consists of individuals who are receiving benefits i.e., mother, father or children between the age of 15 and 17 who receive direct payment of benefits.

*Number of Respondents:*..... 522,720.

*Frequency of Response:*..... 1.

*Average Burden Per Response:*..... 5 minutes.

*Estimated Annual Burden:*..... 43,560.

OMB Desk Officer: Laura Oliven.

Written comments and recommendations regarding these information collections should be sent directly to the appropriate OMB Desk Officer designated above at the following address: OMB Reports Management Branch, New Executive Office Building, room 3208, Washington, DC 20503

Dated September 20, 1991.

**Ron Compston,**

*Social Security Administration, Report Clearance officer.*

[FR Doc. 91-23387 Filed 9-26-91; 8:45 am]

BILLING CODE 4190-11-M

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

### Office of the Assistant Secretary for Community Planning and Development

[Docket No. N-91-1917; FR-2934-N-45]

#### Federal Property Suitable as Facilities To Assist the Homeless

**AGENCY:** Office of the Assistant Secretary for Community Planning and Development, HUD.

**ACTION:** Notice.

**SUMMARY:** This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for possible use to assist the homeless.

**ADDRESSES:** For further information, contact James N. Forsberg, room 7262, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410; telephone (202) 708-4300; TDD number for the hearing- and speech-impaired (202) 708-2565 (these telephone numbers are not toll-free), or call the toll-free Title V information line at 1-800-927-7588.

**SUPPLEMENTARY INFORMATION:** In accordance with 24 CFR part 581 and section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411), as amended, HUD is publishing



this Notice to identify Federal buildings and other real property that HUD has reviewed for suitability for use to assist the homeless. The properties were reviewed using information provided to HUD by Federal landholding agencies regarding unutilized and underutilized buildings and real property controlled by such agencies or by GSA regarding its inventory of excess or surplus Federal property. This Notice is also published in order to comply with the December 12, 1988 Court Order in *National Coalition for the Homeless v. Veterans Administration*, No. 88-2503-OG (D.D.C.).

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/unavailable, suitable/to be excess, and unsuitable. The properties listed in the three suitable categories have been reviewed by the landholding agencies, and each agency has transmitted to HUD: (1) Its intention to make the property available for use to assist the homeless, (2) its intention to declare the property excess to the agency's needs, or (3) a statement of the reasons that the property cannot be declared excess or made available for use as facilities to assist the homeless.

Properties listed as suitable/available will be available exclusively for homeless use for a period of 60 days from the date of this Notice. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to Judy Breitman, Division of Health Facilities Planning, U.S. Public Health Service, HHS, room 17A-10, 5600 Fishers Lane, Rockville, MD 20857; (301) 443-2265. (This is not a toll-free number.) HHS will mail to the interested provider an application packet, which will include instructions for completing the application. In order to maximize the opportunity to utilize a suitable property, providers should submit their written expressions of interest as soon as possible. For complete details concerning the processing of applications, the reader is encouraged to refer to the interim rule governing this program, 56 FR 23789 (May 24, 1991).

For properties listed as suitable/to be excess, that property may, if subsequently accepted as excess by GSA, be made available for use by the homeless in accordance with applicable law, subject to screening for other Federal use. At the appropriate time, HUD will publish the property in a Notice showing it as either suitable/available or suitable/unavailable.

For properties listed as suitable/unavailable, the landholding agency has

decided that the property cannot be declared excess or made available for use to assist the homeless, and the property will not be available.

Properties listed as unsuitable will not be made available for any other purpose for 20 days from the date of this Notice. Homeless assistance providers interested in a review by HUD of the determination of unsuitability should call the toll free information line at 1-800-927-7588 for detailed instructions or write a letter to James N. Forsberg at the address listed at the beginning of this Notice. Included in the request for review should be the property address (including zip code), the date of publication in the *Federal Register* the landholding agency, and the property number.

For more information regarding particular properties identified in this Notice (*i.e.*, acreage, floor plan, existing sanitary facilities, exact street address), providers should contact the appropriate landholding agency at the following address: U.S. Army: Robert Conte, Dept. of Army, Military Facilities, DAEN-ZCI-P; Rm. 1E671, Pentagon, Washington, DC 20310-2600; (202) 683-4583; GSA: Ronald Rice, Federal Property Resources Services, GSA, 18th and F Streets NW., Washington, DC 20405; (202) 501-0067; Dept. of Veterans Affairs: Douglas Shinn, Management Analyst, Dept. of Veterans Affairs, room 414 Lafayette Bldg., 811 Vermont Ave. NW., Washington, DC 20420; (202) 233-8474. (This is not a toll-free number.)

Dated: September 20, 1991.

**Paul Roitman Bardack,**  
*Deputy Assistance Secretary for Economic Development.*

#### **TITLE V, FEDERAL SURPLUS PROPERTY PROGRAM FEDERAL REGISTER REPORT FOR 09/27/91**

##### **Suitable/Available Properties**

###### *Buildings (by State)*

###### **California**

###### **Bldg. 116**

VA Medical Center  
Wilshire and Sawtelle Blvds.  
Los Angeles, Co: Los Angeles CA 90073-  
Landholding Agency: VA  
Property Number: 979110009  
Status: Underutilized

Comment: 60,309 sq. ft., 3 story brick frame, seismic reinforcement defics., underutil. port of bldg. used intermitly., needs rehab, poss. asbestos in pipes/floor tiles, site access lim.

###### **Bldg. 263**

VA Medical Center  
Wilshire and Sawtelle Blvds.  
Los Angeles, Co: Los Angeles CA 90073-  
Landholding Agency: VA  
Property Number: 979110010  
Status: Unutilized

Comment: 1,600 sq. ft., 1 story wood frame w/ stucco exterior, needs rehab, poss. asbestos on pipes/floor tiles, site access limitations, no operating utilities.

###### **Wisconsin**

###### **Bldg. 2**

VA Medical Center  
County Highway E  
Tomah, Co: Monroe WI 54660-  
Landholding Agency: VA  
Property Number: 979010055  
Status: Underutilized  
Comment: 18,000 sq. ft., 3 story masonry, needs rehab, possible asbestos, potential utilities.

###### **Bldg. 8**

VA Medical Center  
County Highway E  
Tomah, Co: Monroe, WI 54660-  
Landholding Agency: VA  
Property Number: 979010056  
Status: Underutilized  
Comment: 2,200 sq. ft., 2 story wood frame, possible asbestos, potential utilities, structural deficiencies, needs rehab.

###### **Wyoming**

###### **Bldg. 30**

Medical Center  
N.W. of town at the end of Fort Road  
Sheridan, Co: Sheridan WY 82801-  
Landholding Agency: VA  
Property Number: 979110002  
Status: Unutilized  
Comment: 1,336 sq. ft., 1 story concrete frame earth covered, potential utilities, most recent use—root cellar.

###### *LAND (by State)*

###### **Alabama**

VA Medical Center  
VAMC  
Tuskegee, Co: Macon AL 36083-  
Landholding Agency: VA  
Property Number: 979010053  
Status: Underutilized  
Comment: 40 acres, buffer to VA Medical Center, potential utilities, undeveloped.

###### **Colorado**

VA Medical Center  
Fort Lyon, Co: Bent CO 81038-  
Location: 6 miles east of Las Animas, Co. and then 1 mile south on Colorado highway 183.  
Landholding Agency: VA  
Property Number: 979010021  
Status: Underutilized  
Comment: 163.5 acres, most recent use—potable water well and static area, no utilities, secured area with alternative access.

###### **Louisiana**

Land—8.27 acres  
VA Medical Center  
2501 Shreveport Highway  
Alexandria, Co: Rapides LA 71301-  
Landholding Agency: VA  
Property Number: 979010009  
Status: Unutilized  
Comment: 8.27 acres, heavily wood with natural drainage ravine across property, most recent use—recreation/buffer area.

###### **Maryland**

VA Medical Center



9500 North Point Road  
Fort Howard, Co: Baltimore MD 21052-  
Landholding Agency: VA  
Property Number: 979010020  
Status: Underutilized  
Comment: Approx. 10 acres, wetland and periodically floods, most recent use—dump site for leaves.

#### Minnesota

Land around Bldg. 240-249,253  
VA Medical Center  
Fort Snelling  
St. Paul, Co: Hennepin MN 55111-  
Landholding Agency: VA  
Property Number: 979010007  
Status: Unutilized  
Comment: 3.76 acres, potential utilities.

#### Texas

##### Land

Olin E. Teague Veterans Center  
1901 South 1st Street  
Temple, Co: Bell TX 76504-  
Landholding Agency: VA  
Property Number: 979010079  
Status: Underutilized  
Comment: 13 acres, portion formerly landfill, portion near flammable materials, railroad crosses property, potential utilities.

VA Medical Center  
4800 Memorial Drive  
Waco, Co: McLennan TX 76711-  
Landholding Agency: VA  
Property Number: 979010081  
Status: Underutilized  
Comment: 2.3 acres, leased to Owens-Illinois Class Plant, expiration date 10/31/91, most recent use—parking lot.

#### Wisconsin

VA Medical Center  
County Highway E  
Tomah, Co: Monroe WI 54660-  
Landholding Agency: VA  
Property Number: 979010054  
Status: Underutilized  
Comment: 12.4 acres, serves as buffer between center and private property, no utilities.

#### Suitable/Unavailable Properties

##### BUILDINGS (by State)

##### Maryland

Bldg. 8A  
DVA Medical Center  
Perry Point  
Perry Point, Co: Cecil MD 21902-  
Landholding Agency: VA  
Property Number: 979010047  
Status: Underutilized  
Comment: 17,000 sq. ft., 1 story masonry, needs a roof, no utilities, most recent use—storage.

Bldg. 9H  
DVA Medical Center  
Perry Point  
Perry Point, Co: Cecil MD 21902-  
Landholding Agency: VA  
Property Number: 979010048  
Status: Underutilized  
Comment: 19,000 sq. ft., 3 story reinforced concrete, basement floods, most recent use—nursing home.

#### Minnesota

##### Bldg. 15

VA Medical Center  
Near 5629 Minnehaha Avenue  
Minneapolis, Co: Hennepin MN 55417-  
Landholding Agency: VA  
Property Number: 979010025  
Status: Underutilized  
Comment: 15,100 sq. ft., 2 story concrete/brick frame, asbestos present on pipe insulation, most recent use—laundry.

##### Bldg. 16

VA Medical Center  
Near 5629 Minnehaha Avenue  
Minneapolis, Co: Hennepin MN 55417-  
Landholding Agency: VA  
Property Number: 979010026  
Status: Underutilized  
Comment: 8,000 sq. ft., 3 story concrete/brick frame, asbestos present in pipe insulation, most recent use—boiler plant.

##### Bldg. 21

VA Medical Center  
Near 5629 Minnehaha Avenue  
Minneapolis, Co: Hennepin MN 55417-  
Landholding Agency: VA  
Property Number: 979010027  
Status: Underutilized  
Comment: 3,200 sq. ft., 1 story prefab/quonset, most recent use—garage for motor vehicles.

##### Bldg. 48

VA Medical Center  
Near 5629 Minnehaha Avenue  
Minneapolis, Co: Hennepin MN 55417-  
Landholding Agency: VA  
Property Number: 979010028  
Status: Underutilized  
Comment: 2,000 sq. ft., 1 story concrete/block, most recent use—incinerator/storage.

##### Bldg. 64

VA Medical Center  
Near 5629 Minnehaha Avenue  
Minneapolis, Co: Hennepin MN 55417-  
Landholding Agency: VA  
Property Number: 979010029  
Status: Unutilized  
Comment: 380 sq. ft., 1 story prefab, potential utilities.

##### Bldg. T-10

VA Medical Center  
Near 5629 Minnehaha Avenue  
Minneapolis, Co: Hennepin MN 55417-  
Landholding Agency: VA  
Property Number: 979010030  
Status: Unutilized  
Comment: 1,800 sq. ft., 1 story prefab/quonset, potential utilities, most recent use—storage.

##### Bldg. 43

VA Medical Center  
Minneapolis, Co: Hennepin MN 55441-7  
Location: 54th Street and 48th Avenue S.  
Landholding Agency: VA  
Property Number: 979010032  
Status: Underutilized  
Comment: 28,000 sq. ft., 8 story brick/steel frame, asbestos present on pipe insulation, most recent use—office/storage.

##### Bldg. 227

VA Medical Center  
Fort Snelling  
St. Paul, Co: Hennepin MN 55111-  
Landholding Agency: VA  
Property Number: 979010033  
Status: Unutilized

Comment: 850 sq. ft., 2 story wood frame and brick residence, utilities disconnected.

#### New York

##### Bldg. 5

VA Medical Center  
Redfield Parkway  
Batavia, Co: Genesee NY 14020-  
Landholding Agency: VA  
Property Number: 979030001  
Status: Underutilized  
Comment: Portion of 16,800 sq. ft., 3 story, brick and masonry bldg., needs minor repairs.

#### Wyoming

##### Bldg. 13

Medical Center  
N.W. of town at the end of Fort Road  
Sheridan, Co: Sheridan WY 82801-  
Landholding Agency: VA  
Property Number: 979110001  
Status: Unutilized  
Comment: 3613 sq. ft., 3 story wood frame masonry veneered, potential utilities, possible asbestos, needs rehab.

##### Bldg. 79

Medical Center  
N.W. of town at the end of Fort Road  
Sheridan, Co: Sheridan WY 82801-  
Landholding Agency: VA  
Property Number: 99110003  
Status: Unutilized  
Comment: 45 sq. ft., 1 story brick and tile frame, limited utilities, most recent use—reservoir house, use for storage purposes.

#### LAND (by State)

##### California

##### Land

VA Medical Center  
Wilshire and Sawtelle Boulevards  
Los Angeles, Co: Los Angeles CA 90073-  
Landholding Agency: VA  
Property Number: 979010077  
Status: Underutilized  
Comment: Approx. 30 acres of 80 acre tract, 7 acre portion contaminated, portions may be environmentally protected.

#### Illinois

VA Medical Center  
3001 Green Bay Road  
North Chicago, Co: Lake IL 60064-  
Landholding Agency: VA  
Property Number: 979010082  
Status: Underutilized  
Comment: 2.5 acres, currently being used as a construction staging area for the next 6-8 years, potential utilities.

#### Michigan

VA Medical Center  
5500 Armstrong Road  
Battle Creek, Co: Calhoun MI 49016-  
Landholding Agency: VA  
Property Number: 97010015  
Status: Underutilized  
Comment: 20 acres, used as exercise trails and storage areas, potential utilities.

#### Minnesota

##### Bldg. 43 Land Site

VA Medical Center  
54th Street & 48th Avenue South  
Minneapolis, Co: Hennepin MN 55417-  
Landholding Agency: VA



Property Number: 979010005  
 Status: Underutilized  
 Comment: 8.9 acres, most recent use—  
 parking, potential utilities.  
 Bldg. 227-229 Land  
 VA Medical Center  
 Fort Snelling  
 St. Paul, Co: Hennepin MN 55111-  
 Landholding Agency: VA  
 Property Number: 979010006  
 Status: Underutilized  
 Comment: 2.0 acres, potential utilities,  
 buildings occupied, residence/garage.  
 VA Medical Center  
 Near 5629 Minnehaha Avenue  
 Minneapolis, Co: Hennepin MN 55417-  
 Location: Land (Site of Building 15, 16, 21, 48,  
 64, T10)  
 Landholding Agency: VA  
 Property Number: 979010024  
 Status: Underutilized  
 Comment: 12.1 acres, most recent use—  
 parking, potential utilities.  
 Land—12 acres  
 VAMC  
 Near 5629 Minnehaha Avenue  
 Minneapolis, Co: Hennepin MN 55417-  
 Landholding Agency: VA  
 Property Number: 979010031  
 Status: Unutilized  
 Comment: 12 acres, possible asbestos, leased  
 to Department of Natural Resources as a  
 park walking trail.  
 New York  
 VA Medical Center  
 Fort Hill Avenue Canandaigua, Co: Ontario  
 NY 14424-  
 Landholding Agency: VA  
 Property Number: 979010017  
 Status: Underutilized  
 Comment: 27.5 acres, used for school ballfield  
 and parking, existing utilities easements,  
 portion leased.  
 Pennsylvania  
 VA Medical Center  
 New Castle Road  
 Butler, Co: Butler PA 16001-  
 Landholding Agency: VA  
 Property Number: 979010016  
 Status: Underutilized  
 Comment: Approx. 9.29 acres, used for  
 patient recreation, potential utilities.  
 Land No. 645  
 VA Medical Center  
 Highland Drive  
 Pittsburgh Co: Allegheny PA 15206-  
 Location: Between Campana and Wiltsie  
 Streets  
 Landholding Agency: VA  
 Property Number: 979010080  
 Status: Unutilized  
 Comment: 52.42 acres, heavily wooded,  
 property includes dump area and numerous  
 site storm drain outfalls.  
 West Virginia  
 VA Medical Center  
 1540 Spring Valley Drive  
 Huntington, Co: Wayne WV 25704-  
 Landholding Agency: VA  
 Property Number: 979010022  
 Status: Unutilized  
 Comment: 72 acres, very rough terrain and  
 wooded, potential utilities

**Unsuitable Properties***Building (by State)*

Alabama  
 Complex A (55 units)  
 Anniston Army Depot  
 Wherry Housing—Terrance Homes Apt.  
 Anniston Co: Calhoun AL 36201-  
 Landholding Agency: Army  
 Property Number: 219130104  
 Status: Excess  
 Reason: other  
 Comment: Extensive deterioration  
 Complex B (20 units)  
 Anniston Army Depot Wherry Housing—  
 Terrace Homes Apt.  
 Anniston, Co: Calhoun AL 36201-  
 Landholding Agency: Army  
 Property Number: 219130105  
 Status: Excess  
 Reason: Other  
 Comment: Extensive deterioration  
 Complex C (14 units)  
 Anniston Army Depot  
 Wherry Housing—Terrace Homes Apt.  
 Anniston, Co: Calhoun AL 36201-  
 Landholding Agency: Army  
 Property Number: 219130106  
 Status: Excess  
 Reason: Other  
 Comment: Extensive deterioration  
 Complex D (7 units)  
 Anniston Army Depot  
 Wherry Housing—Terrace Homes Apt.  
 Anniston, Co: Calhoun AL 36201-  
 Landholding Agency: Army  
 Property Number: 219130107  
 Status: Excess  
 Reason: Other  
 Comment: Extensive deterioration  
 Two Bedroom Apt.  
 Anniston Army Depot  
 Wherry Housing—Terrace Home Apt.  
 Anniston, Co: Calhoun AL 36201-  
 Landholding Agency: Army  
 Property Number: 219130108  
 Status: Excess  
 Reason: Other  
 North Carolina  
 Bldg. 9  
 VA Medical Center  
 1100 Tunnel Road  
 Asheville, Co: Buncombe NC 28805-  
 Landholding Agency: VA  
 Property Number: 979010008  
 Status: Underutilized  
 Reason: Other  
 Comment: Friable asbestos.  
 Texas  
 Bldg. 24  
 Olin E. Teague Veterans Center  
 1901 South 1st Street  
 Temple, Co: Bell TX 76504-  
 Landholding Agency: VA  
 Property Number: 979010050  
 Status: Unutilized  
 Reason: Other  
 Comment: Friable asbestos.  
 Bldg. 25  
 Olin E. Teague Veterans Center  
 1901 South 1st Street  
 Temple, Co: Bell TX 76504-  
 Landholding Agency: VA  
 Property Number: 979010051

Status: Unutilized  
 Reason: Other  
 Comment: Friable asbestos.  
 Bldg. 26  
 Olin E. Teague Veterans Center  
 1901 South 1st Street  
 Temple, Co: Bell TX 76504-  
 Landholding Agency: VA  
 Property Number: 979010052  
 Status: Unutilized  
 Reason: Other  
 Comment: Friable asbestos.  
 Wyoming  
 Bldg. 95  
 Medical Center  
 N.W. of town at the end of Fort Road  
 Sheridan Co: Sheridan WY 82801-  
 Landholding Agency: VA  
 Property Number: 979110004  
 Status: Unutilized  
 Reason: Other  
 Comment: Sewage digester for disposal plant.  
 Bldg. 96  
 Medical Center  
 N.W. of town at end of Fort Road  
 Sheridan, Co: Sheridan WY 82801-  
 Landholding Agency: VA  
 Property Number: 979110005  
 Status: unutilized  
 Reason: Other  
 Comment: Pump hosue for sewage disposal  
 plant.  
 Structure 99  
 Medical Center  
 N.W. of town at the end of Fort Road  
 Sheridan, Co: Sheridan WY 82801-  
 Landholding Agency: VA  
 Property Number: 979110006  
 Status: Unutilized  
 Reason: Other  
 Comment: Mechanical screen for sewage  
 disposal plant.  
 Structure 100  
 Medical Center  
 N.W. of town at the end of Fort Road  
 Sheridan, Co: Sheridan WY 82801-  
 Landholding Agency: VA  
 Property Number: 979110007  
 Status: Unutilized  
 Reason: Other  
 Comment: Dosing tank for sewage disposal  
 plant.  
 Structure 101  
 Medical Center  
 N.W. of town at the end of Fort Road  
 Sheridan, Co: Sheridan WY 82801-  
 Landholding Agency: Va  
 Property Number: 979110008  
 Status: Unutilized  
 Reason: Other  
 Comment: Chlorination chamber for sewage  
 disposal plant.  
*LAND (by State)*  
 California  
 DVA Medical Center  
 4951 Arroyo Road  
 Livemore, Co: Alameda CA 94550-  
 Landholding Agency: VA  
 Property Number: 979010023  
 Status: Unutilized  
 Reason: Other  
 Comment: 750,000 pal water reservior.



## Georgia

Portion  
Marine Corps Logistics Base  
South Mock Road  
Albany, Co: Dougherty GA 31704-  
Landholding Agency: GSA  
Property Number: 549130012  
Status: Excess  
Reason: Other  
Comment: Inaccessible  
GSA Number: 4-N-GA-581C

## Louisiana

Land—3.4 acres  
VA Medical Center  
2501 Shreveport Highway  
Alexandria, Co: Rapides LA 71301-  
Landholding Agency: VA  
Property Number: 979010010  
Status: Unutilized  
Reason: Within 2,000 ft. of flammable or  
explosive material

## Minnesota

VAMC  
VA Medical Center  
4801 8th Street No.  
St. Cloud, Co: Stearns MN 56303-  
Landholding Agency: VA  
Property Number: 979010049  
Status: Underutilized  
Reason: Within 2,000 ft. of flammable or  
explosive material

## North Dakota

VAM & ROC—Land—6.1 acres  
2101 Elm Street, N.  
Fargo, Co: Cass ND 58102-  
Landholding Agency: VA  
Property Number: 979010018  
Status: Underutilized  
Reason: Floodway  
VAM & ROC—Land—8.9 acres  
2101 Elm Street, N.  
Fargo, Co: Cass ND 58102-  
Landholding Agency: VA  
Property Number: 979010019  
Status: Underutilized  
Reason: Floodway

## New York

Tract 1  
VA Medical Center  
Bath, Co: Steuben NY 14810-  
Location: Exit 38 off New York State Route  
17.

Landholding Agency: VA  
Property Number: 979010011  
Status: Unutilized  
Reason: Secured Area

## Tract 2

VA Medical Center  
Bath, Co: Steuben NY 14810-  
Location: Exit 38 off New York State Route  
17.

Landholding Agency: VA  
Property Number: 979010012  
Status: Underutilized  
Reason: Secured Area

## Tract 3

VA Medical Center  
Bath, Co: Steuben NY 14810-  
Location: Exit 38 off New York State Route  
17.

Landholding Agency: VA  
Property Number: 979010013  
Status: Underutilized

Reason: Secured Area

## Tract 4

VA Medical Center  
Bath Co: Steuben NY 14810-  
Location: Exit 38 off New York State Route  
17.

Landholding Agency: VA  
Property Number: 979010014  
Status: Unutilized  
Reason: Secured Area.

[FR Doc. 91-23178 Filed 9-26-91; 8:45 am]

BILLING CODE 4210-29-M

## DEPARTMENT OF INTERIOR

## Bureau of Land Management

[CA-060-01-4332-10]

**Temporary Closure of Public Lands,  
California Desert District, San  
Bernardino County, CA**

**AGENCY:** Bureau of Land Management,  
Interior.

**ACTION:** Notice of Temporary Closure of  
6 and  $\frac{3}{4}$  sections of public land and one  
adjoining route of travel in the Barstow  
Resource Area of San Bernardino  
County.

**SUMMARY:** Notice is hereby given that  
certain Public Lands located west of the  
community of Flamingo Heights,  
California, are closed to motorized  
vehicles and the discharge of firearms.  
This closure order affects 6 and  $\frac{3}{4}$   
sections of Public Land and one  
adjoining route in the southeast portion  
of the Bighorn Mountain Wilderness  
Study Area (WSA, CDCA #271), San  
Bernardino County, California under the  
administrative responsibility of the  
Barstow Resource Area, California  
Desert District.

Order: Effective upon publication of  
this order in the **Federal Register**, the  
following Public Lands are closed to  
motorized vehicles:

**San Bernardino Baseline and Meridian:**

T. 2 N., R. 5 E., sec. 17, 18, 19, 20, 21, S $\frac{1}{2}$ ,  
S $\frac{1}{2}$ N $\frac{1}{2}$ , 30

T. 2 N., R. 4 E., sec. 13  
BLM Route MP 2850

No person may use, drive, move,  
transport, let stand, park, or have charge  
or control over any type of motorized  
vehicle within this closure area.

Also effective upon publication of this  
order, the following Public Lands are  
closed to the discharge of all types of  
firearms except in the lawful taking of  
game.

**San Bernardino Baseline and Meridian:**

T. 2 N., R. 5 E., sec. 19, N $\frac{1}{2}$  SE $\frac{1}{4}$

A map showing the areas affected by  
this closure is available from the  
address listed below.

Exemptions to this order are by  
written authorization of the Area  
Manager, Barstow Resource Area.

**BACKGROUND:** The purpose of the  
vehicle closure and the firearms  
retrictions is to protect cultural  
resources and wilderness values in the  
area from adverse impacts that are  
currently occurring.

The area affected by this order will be  
posted with "Closed Area" signs and the  
access routes leading into it will be  
fenced and posted with "Closed Route"  
signs. "No Shooting" signs will be  
posted on access routes into the area  
that is affected by this order.

**EFFECTIVE DATE:** This closure is effective  
upon publication in the **Federal Register**  
and shall remain in effect until  
rescinded by the Area Manager,  
Barstow Resource Area when it has  
been determined that adverse impacts to  
the resources have been eliminated or  
formal route designation under 43 CFR  
part 8342 is completed. This closure  
order is temporary and will be reviewed  
annually to determine whether or not it  
should remain in effect.

**FOR FURTHER INFORMATION CONTACT:**

Area Manager, Barstow Resource Area,  
150 Coolwater Lane, Barstow, CA 92311  
or (619) 256-3591.

**SUPPLEMENTARY INFORMATION:** A copy  
of the closure order and a map showing  
the location of the affected areas and  
routes is available from the  
aforementioned address.

Authority for this closure is 43 CFR  
8364.1. Violators of the closure are  
subject to fines and/or imprisonment.

Dated: September 13, 1991.

Gerald E. Hillier,

*District Manager.*

[FR Doc. 91-23281 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-40-M

## DEPARTMENT OF THE INTERIOR

[CO-920-91-4120-11; COC 53185]

**Colorado; Notice of Invitation for Coal  
Exploration License Application,  
Andalex Resources, Inc.**

Pursuant to the Mineral Leasing Act of  
February 25, 1920, as amended, and to  
title 43, Code of Federal Regulations,  
subpart 3410, members of the public are  
hereby invited to participate with  
Andalex Resources, Inc. in a program  
for the exploration of unleased coal  
deposits owned by the United States of  
America in the following described  
lands located in Routt County, Colorado:

T. 3 N., R. 86 W., 6th P.M.

Sec. 12, lots 1 to 16, inclusive.



The area described contains approximately 672.12 acres.

The application for coal exploration license is available for public inspection during normal business hours under serial number COC 53185 at the Bureau of Land Management (BLM), Colorado State Office, 2850 Youngfield Street, Lakewood, Colorado 80215, and at the BLM Craig District Office, 455 Emerson Street, Craig, Colorado 81625.

Written Notice to Intent to participate should be addressed to the following persons and must be received by them within 30 days after the publication of this Notice of Invitation in the *Federal Register*:

Richard D. Tate, Colorado State Office, Bureau of Land Management, 2850 Youngfield Street, Lakewood, Colorado 80215, and  
Michael W. Glasson, Andalex Resources, Inc., P.O. Box 902, Price, Utah 84501.

Any party electing to participate in this program must share all costs on a pro rata basis with the applicant and with any other party or parties who elect to participate.

Dated: September 18, 1991.

Richard D. Tate,  
Chief, Mining Law and Solid Minerals  
Adjudication Section.

[FR Doc. 91-23283 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-JB-M

[AZ-040-4760-09]

**Notice of Intent To Prepare an Environmental Impact Statement (EIS) for a Mining Plan of Operations (MPO) and Invitation to Participate in the Identification of Issues; Gila Resource Area, AZ**

**AGENCY:** Bureau of Land Management (BLM), Interior.

**ACTION:** Notice of intent to prepare an EIS for a MPO.

**SUMMARY:** The BLM, Gila Resource Area, is preparing an EIS for a proposed open pit copper mine near Safford, Arizona. This EIS is being prepared to comply with the Council on Environmental Quality's regulations for implementing the National Environmental Policy Act of 1969 (40 CFR parts 1500-1508) and BLM regulations for surface mining on public lands (43 CFR part 3809). The applicant, AZCO Mining, Inc. (AZCO), has submitted a MPO to the BLM Gila Resource Area pursuant to the Federal Land Policy and Management Act of 1976 (90 Stat. 2744; 43 U.S.C. 1701) as implemented by 43 CFR 3809. This EIS will (1) assess the environmental

impacts of the proposed mine as described in the MPO, other reasonable alternatives, and the No Action alternative; (2) determine if there are significant and cumulative impacts; and (3) identify necessary mitigative measures. The public is invited to participate in a scoping meeting in October, 1991.

**DATES:** Comments relating to the identification of issues will be accepted until November 1, 1991.

**ADDRESSES:** Send comments to the Bureau of Land Management, Safford District Office, Attn: Meg Jensen, Gila Resource Area Manager, 425 E. Fourth Street, Safford, Arizona 85546.

**SUPPLEMENTARY INFORMATION:** The MPO calls for mining the Sanchez copper orebody, located on 581 unpatented lode and millsite claims at the southeast end of the Gila Mountains, about 10 miles east-northeast of the city of Safford, Graham County, in southeastern Arizona. The orebody will be mined using conventional open pit mining techniques and mining equipment. The planned ore mining rate is 10 million tons per year. Waste rock and alluvium will be mined at an average rate of about 13 million tons per year. The expected life of the mine is 17 years. The pit will ultimately measure about 4,000 feet in diameter and 1,200 feet deep.

Ore from the pit will be transported to a crushing and screening plant prior to being conveyed to leach pads. There, the crushed ore will be treated with a weak sulfuric acid solution. The pregnant leach solution will be piped to a solvent extraction-electrowinning plant, where the copper will be extracted and concentrated.

Reclamation will involve minimizing public safety hazards, ensuring long-term protection of the environment, and restoring the site to a condition consistent with planned long-term use. The BLM would require a reclamation bond be posted prior to any surface disturbances.

An open house public scoping meeting to obtain input on issues will be held on Monday, October 21, at 7 p.m. in the Phelps Dodge Room of the Safford Town Library, corner of Eighth Avenue and Eighth Street, Safford, Arizona.

Complete records of all phases of the planning process will be available for public review at the Safford District Office, 425 East Fourth Street, Safford, Arizona.

**FOR INFORMATION CONTACT:** Larry Thrasher, Project Manager, BLM Safford District Office, Division of Resources. Telephone number (602) 428-4040.

Dated: September 18, 1991.

Frank L. Rowley,

Acting District Manager.

[FR Doc. 91-23271 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-32-M

[AZ-040-01-3130-02 RPRN]

**Meetings of the Gila Box Advisory Committee**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of meetings.

**SUMMARY:** Notice is hereby given in accordance with 43 CFR 1780, that two meetings of the Gila Box Riparian National Conservation Area (NCA) Advisory Committee will be held.

**DATE:** Tuesday, November 5, 1991, 10 a.m. (Tucson), Tuesday, November 12, 1991, 1 p.m. (Safford)

**ADDRESS:** University of Arizona Water Resources Research Center, 350 N. Campbell, Tucson, Arizona (October 5). BLM Safford District Office, 425 E. 4th Street, Safford, Arizona 85546 (October 12).

**SUPPLEMENTARY INFORMATION:** The NCA Advisory Committee was established by the Arizona Desert Wilderness Act of 1990 to provide input to the Safford District on management of the Gila Box Riparian National Conservation Area (NCA). The Advisory Committee will assist with preparation of the Gila Box Interdisciplinary Activity Plan by identifying issues and concerns, and by assisting with development of the plan using Limits of Acceptable Change (LAC) planning process.

The November 5 meeting in Tucson will be used to define opportunity classes within the National Conservation Area using the LAC process. During the second meeting in Safford on November 12, these classes will be refined and mapped, and alternative opportunity classes will be discussed.

Both meetings are open to the public. Interested persons may make oral statements to the Committee or may file written statements for consideration by the Committee. Anyone wishing to make an oral statement must contact the BLM Gila Area Manager at least two working days prior to the meeting.

Summary minutes of the meeting will be maintained in the Safford District Office and will be available for public inspection (during regular business hours) within 30 days after each meeting.



**FOR FURTHER INFORMATION CONTACT:**

Meg Jensen, Gila Resource Area Manager, 425 E. 4th Street, Safford, Arizona 85546. Telephone 602-428-4040.

Dated: September 17, 1991.

Ray Brady,

*District Manager.*

[FR Doc. 91-23274 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-32-M

[CO-030-01-4410-13-1784]

**Montrose District Advisory Council Meeting**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of meeting.

**SUMMARY:** Notice is hereby given in accordance with 43 CFR subpart 1784 that a meeting of the Montrose District Advisory Council will be held on Tuesday, October 22, 1991, in Norwood, Colorado.

**DATES:** The meeting is scheduled for October 22, 1991.

**ADDRESSES:** For further information, contact Roger Alexander, Bureau of Land Management (BLM), Montrose District Office, 2465 South Townsend Avenue, Montrose, Colorado 81401; Telephone (303) 249-7791.

**SUPPLEMENTARY INFORMATION:** The meeting is scheduled to begin at 9 a.m., Tuesday, October 22, 1991, at the County Building, 1510 Grand Avenue, Norwood, Colorado. Agenda items will include the following:

- (1) Election of Officers.
- (2) Resource Area Status Reports.
- (3) Proposed San Miguel River ACEC.

The District Advisory Council Meeting is open to the public. Interested persons may make oral statements to the Council, or written statements may be submitted for the Council's consideration. Any person wishing to make an oral statement must notify the District Manager, 2465 South Townsend Avenue, Montrose, Colorado 81401, by close of business October 21, 1991. Depending on the number of persons wishing to make oral statements, a per-person time limit may be established by the District Manager.

Summary minutes for the Council meeting will be maintained in the Montrose District Office and will be available for public inspection and reproduction during regular business hours within thirty (30) days following the meeting.

Dated: September 20, 1991.

Alan L. Kesterke,

*District Manager*

[FR Doc. 91-23277 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-JB-M

[AZ-040-01-4333-02]

**Meeting of the San Pedro Riparian National Conservation Area Advisory Committee**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of Meeting, San Pedro Riparian National Conservation Area Advisory Committee.

**SUMMARY:** Notice is hereby given in accordance with Public Law 100-696 and 43 CFR part 1780, that a meeting of the San Pedro Advisory Committee will be held.

**DATES:** Tuesday, October 29, 1991, at 1 p.m.

**ADDRESSES:** Arizona Electric Power Cooperative Inc., Office, North Boardroom, located at 1000 South Highway 80, Benson, Arizona.

**SUPPLEMENTARY INFORMATION:** The agenda for the San Pedro Riparian National Conservation Area (NCA) Advisory Committee meeting includes, but is not limited to, the following items:

1. Update on San Pedro visitor center.
2. Safford District Resource Management Plan (RMP).
3. San Pedro Habitat Management Plan (HMP).

The meeting is open to the public. Interested persons may make oral statements to the Advisory Committee between 2 p.m.-2:30 p.m. or may file written statements for consideration by the Committee. Anyone wishing to make an oral statement must contact the BLM San Pedro Project Manager by Friday, October 25, 1991.

Summary minutes of the meeting will be maintained in the San Pedro Project Office and will be available for public inspection and reproduction (during regular business hours) within 30 days following the meeting.

**FOR FURTHER INFORMATION CONTACT:**

Greg Yuncevich, San Pedro Project Manager, Bureau of Land Management, Box 9853, Rural Rte. 1, Huachuca City, Arizona 85616. Telephone (602) 457-2265; or Diane Drobka, Public Affairs Officer, Safford District, 425 E. 4th Street, Safford, Arizona 85546. Telephone (602) 428-4040.

Dated: September 20, 1991.

Ray Brady,

*District Manager.*

[FR Doc. 91-23276 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-32-M

[AZ-020-00-4212-12; AZA-25242]

**Public Land Exchange, Mohave County, Arizona**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of realty action; exchange of public lands, Mohave County, Arizona.

**SUMMARY:** BLM proposes to exchange public land in order to achieve more efficient management of the public land through consolidation of ownership, acquire lands with valuable riparian habitat, recreational and watershed values, and outstanding scenic qualities. The private parcel to be acquired is also adjacent to the Mt. Tipton Designated Wilderness Area.

All or part of the following described federal lands are being considered for disposal by exchange pursuant to section 206 of the Federal Land Policy and Management Act of October 21, 1976, 43 U.S.C. 1716:

**Gila and Salt River Meridian, Mohave County, Arizona**

T. 27 N., R. 20 W.,  
Sec. 30, NE¼, W½NW¼, Lots 1-4,  
E½SW¼, SE¼.

T. 27 N., R. 21 W.,  
Sec. 24, W½SW¼.

Containing 714.72 acres, more or less.

In exchange for these lands, the United States will acquire the following described land from William Eversole.

**Gila and Salt River Meridian, Mohave County, Arizona**

T. 26 N., R. 18 W.,  
Sec. 27, All.

Containing 640 acres, more or less.

Detailed information concerning this exchange can be obtained from the Kingman Resource Area Office.

Final determination on disposal will await completion of an environmental analysis.

In accordance with the regulations of 43 CFR 2201.1(b), publication of this Notice will segregate the affected public lands from appropriation under the public land laws, except exchange pursuant to section 206 of the Federal Land Policy and Management Act of 1976. The segregative effect shall also exclude appropriation of the subject public land under the mining laws, subject to valid existing rights.



The segregation of the above described lands will terminate upon issuance of a document conveying such lands or upon publication in the **Federal Register** of a notice of termination of the segregation; or the expiration of two years from the date of publication, whichever occurs first.

For a period of forty-five (45) days from the date of publication of this Notice in the **Federal Register**, interested parties may submit comments to the District Manager, Phoenix District Office, 2015 West Deer Valley Road, Phoenix, Arizona 85027. Any adverse comments will be evaluated by the State Director who may sustain, vacate, or modify this realty action. In the absence of any objections, this realty action will become the final determination of the Department of the Interior.

**FOR FURTHER INFORMATION CONTACT:** Jesse J. Juen, Acting Area Manager, Bureau of Land Management, Kingman Resource Area, 2475 Beverly Avenue, Kingman, Arizona 86401 (602) 757-3161.

Dated: September 19, 1991.

Henri R. Bisson,  
District Manager.

[FR Doc. 91-23284 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-32-M

[CA-060-01-4212-13; CA-25216]

# **Realty Action; Exchange of Public and Private Lands in Riverside Co., CA**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of Realty Action; Exchange of Public and Private Lands, CA-25216.

**SUMMARY:** The following described public land is being considered for disposal by exchange under Section 206 of the Federal Land Policy and Management Act of October 21, 1976 (43 U.S.C. 1716):

San Bernardino Meridian, California

T. 5 S., R. 22 E.,  
Sec. 25: E $\frac{1}{2}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ SE $\frac{1}{4}$ .

Containing 160 acres, more or less.

In exchange for these lands, the United States will acquire the following described nonfederal lands from Shepwell's Inc.:

San Bernardino Meridian, California

T. 5 S., R. 22 E.,  
Sec. 25: NW $\frac{1}{4}$ .

Containing 160 acres, more or less.

**SUPPLEMENTARY INFORMATION:** The purpose of the exchange is to acquire the private lands lying adjacent to the Midland Long Term Visitor Area

(LTVA). Future management of the LTVA will be improved and the public interest will be well served by the completion of this exchange.

The values of the lands to be exchanged are approximately equal; full equalization of values will be achieved through acreage adjustment, or by cash payment in an amount not to exceed 25% of the value of the lands being transferred out of federal ownership.

Public lands to be transferred from the United States to Shepwell's Inc will be subject to the following reservation, terms, and conditions:

1. A reservation to the United States of a right-of-way for ditches or canals constructed by the authority of the United States, under the act of August 30, 1980 (43 U.S.C. 945).

2. Those rights for pipeline purposes granted to all American Pipeline Company, its successors or assigns, serial no. CA-14013, under the Act of February 25, 1990 (30 U.S.C. 186).

3. Those rights for an existing road maintained by the County of Riverside (Midland Road) being claimed under the authority of R. S. 2477 (43 U.S.C. 932) (1971).

Publication of this notice in the **Federal Register** segregates the public lands from operation of the public land laws and the mining law, except for mineral leasing. The segregative effect will end upon issuance of patent or two years from the date of publication, whichever occurs first.

For detailed information concerning this change, contact Russell L. Kaldenberg, Area Manager Palm Springs-South Coast Resource Area, (619) 323-4421.

For a period of 45 days after publication of this Notice in the **Federal Register**, interested parties may submit comments to the District Manager, California Desert District, 6221 Box Springs Boulevard, Riverside, California 92507.

Dated: September 19, 1991.

Gerald E. Hillier,  
District Manager.

[FR Doc. 91-23288 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-40-M

[OR-47543; OR 030-01-4212-13; GP1-348]

# **Realty Action; Exchange of Public Lands; Baker County, Oregon**

The following described public lands are determined to be suitable for disposal by exchange under section 206 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1716.

Willamette Meridian, Oregon

T. 8S., R. 43E.,

Section 29, W $\frac{1}{2}$ NW $\frac{1}{4}$ , NW $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Section 30, lots 2,3,4 NE $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , W $\frac{1}{2}$ SE $\frac{1}{4}$ .

T. 10S., R. 42E.,

Section 2, S $\frac{1}{2}$ ;

Section 3, NE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Section 11, NW $\frac{1}{4}$ NE $\frac{1}{4}$ , NE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Section 12, NW $\frac{1}{4}$ NW $\frac{1}{4}$ , SW $\frac{1}{4}$ SW $\frac{1}{4}$ .

The area described aggregates 1137.49 acres in Baker County, Oregon.

In exchange for these lands, the United States will acquire the following described private lands from Windswept Land and Livestock.

Willamette Meridian, Oregon

T. 7S., R. 42 E.,

Section 36, S $\frac{1}{2}$ SE $\frac{1}{4}$ .

T. 9S., R. 42E.,

Section 21, S $\frac{1}{2}$ SE $\frac{1}{4}$ ;

Section 22, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ , SW $\frac{1}{4}$ ;

Section 27, W $\frac{1}{2}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ NW $\frac{1}{4}$ ;

Section 28, N $\frac{1}{2}$ NE $\frac{1}{4}$ ;

Section 33, SE $\frac{1}{4}$ NW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ ;

Section 34, NW $\frac{1}{4}$ SW $\frac{1}{4}$

The area described aggregates 1000 acres in Baker County, Oregon.

The purpose of this land exchange is to facilitate resource management opportunities in the Baker Resource Area as identified in the Baker Resource Management Plan, resolve unauthorized agricultural uses, and improve ownership patterns. The private lands offered possess important values for riparian habitat, antelope range, and livestock forage. The public interest will be well served by completing this exchange.

The value of the lands to be exchanged is approximately equal. The acreages will be adjusted to equalize the values following completion of the final appraisal.

The exchange will be subject to:

1. The reservation to the United States of a right-of-way for ditches and canals constructed by the authority of the United States, Act of August 30, 1890 (43 U.S.C. 945).

2. A reservation to the proponent for a right-of-way for access on an existing road over and across WM, T. 9S., R. 42E., sec. 33, SE $\frac{1}{4}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ .

3. All valid existing rights, including but not limited to any right-of-way, easement or lease of record. The existing rights of record as follows: ORE 01092—telephone line—U.S. West; Federal Power Commission Order of 9/5/58 for Project 1971 (power line), any irrigation ditches constructed under the authority of the Act of July 26, 1866 (43 U.S.C. 661), and County Roads No. 853 and No. 895.



4. Grazing permits authorized under the Taylor Grazing Act of 1934, as amended (43 U.S.C. 315), will remain in effect until the end of the two year prior notification period, unless unconditionally waived by the permittee.

5. Non-permanent improvements belonging to Windswept Land and Livestock may be removed from the offered lands within a period of time designated by the Authorized Officer. If not removed, the improvements will either be authorized by the Bureau of Land Management or become the property of the United States, with the exception of fences located on the boundary between the offered and private lands.

6. The United States shall acquire an easement for an existing road over and across WM, T. 10S., R. 42 E., sec. 12, SW $\frac{1}{4}$ SW $\frac{1}{4}$ , simultaneously with the conveyance of title.

7. Mineral rights may be reserved, depending upon the findings in the mineral report.

8. Any unauthorized uses that may be found to exist on the selected land will be resolved prior to consummation of the exchange.

All necessary reports and clearances, including the environmental analysis, cultural resources, and threatened and endangered plants and animals, shall be completed prior to conveyance of title. When completed these documents and other information concerning the exchange will be available for review at the Baker Resource Area Office, 1550 Dewey Avenue, Baker City, Oregon 97814 or the Vale District Office, 100 Oregon Street, Vale, Oregon 97918.

The publication of this notice in the *Federal Register* will segregate the public lands described above from appropriation under the public land laws, including the mining laws, except from exchange pursuant to section 206 of the Federal Land Policy and Management Act of 1976. As provided by the regulations of 43 CFR 2201.1(b), any subsequently tendered application, allowance of which is discretionary, shall not be accepted, shall not be considered as filed, and shall be returned to the applicant. The segregative effect of this Notice will terminate upon issuance of patent or in two years, whichever comes first.

For additional information concerning this exchange, contact Steve Davidson, BLM Baker Resource Area Office, (503) 523-6391, Ext. 325.

For a period of 45 days from the date of publication of this notice in the *Federal Register*, interested parties may submit comments to the District Manager, Vale District, 100 East Oregon

Street, Vale, Oregon 97918. Objections will be reviewed by the State Director who may sustain, vacate, or modify this realty action. In the absence of any objection, this realty action will become the final determination of the Department of the Interior.

Dated: September 19, 1991.

James E. May,

District Manager.

[FR Doc. 91-23280 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-33-M

[ID-010-00-4212-12; IDI-27201]

# **Realty Action; Exchange of Public and State of Idaho Lands in Washington and Adams Counties; ID**

**AGENCY:** Bureau of Land Management-Interior.

**ACTION:** Notice of Realty Action-IDI-27201; Exchange of Public and State of Idaho Lands in Washington and Adams Counties, Idaho.

**SUMMARY:** The following described public lands have been determined to be suitable for disposal by exchange under section 206 of the Federal Land Policy and Management Act of October 21, 1976 (43 U.S.C. 1716):

## **Boise Meridian**

T. 17 N., R. 5 W.,

Sec. 1, E $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ ;

Sec. 11, NE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ , S $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ ,

SW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ ,

SE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Sec. 12, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ ,

W $\frac{1}{2}$ SE $\frac{1}{4}$ ;

Sec. 13, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ , N $\frac{1}{2}$ S $\frac{1}{2}$ ;

Sec. 14, E $\frac{1}{2}$ NE $\frac{1}{4}$ , NW $\frac{1}{4}$ NE $\frac{1}{4}$ , NE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Sec. 23, NW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ S

E $\frac{1}{2}$ SW $\frac{1}{4}$ , E $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 24, E $\frac{1}{2}$ NE $\frac{1}{4}$ ;

Sec. 25, NW $\frac{1}{4}$ NE $\frac{1}{4}$ , SE $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ SE $\frac{1}{4}$ ;

Sec. 27, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 28, E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ , S $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Sec. 32, SW $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 34, S $\frac{1}{2}$ ;

Sec. 35, SE $\frac{1}{4}$ SE $\frac{1}{4}$ ;

T. 17 N., R. 4 W.,

Sec. 6, lots 6 and 7, E $\frac{1}{2}$ SW $\frac{1}{4}$ ;

Sec. 7, lots 1 and 2, E $\frac{1}{2}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 18, lots 1, 3 and 4, SE $\frac{1}{4}$ NW $\frac{1}{4}$ ,

E $\frac{1}{2}$ SW $\frac{1}{4}$ ;

Sec. 19, lots 1 and 5, E $\frac{1}{2}$ NW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$

NW $\frac{1}{4}$ , E $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ ,

N $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ .

T. 16 N., R. 6 W.,

Sec. 1, NW $\frac{1}{4}$ SE $\frac{1}{4}$ ;

Sec. 10, E $\frac{1}{2}$ SE $\frac{1}{4}$

Sec. 14, S $\frac{1}{2}$ NE $\frac{1}{4}$ ;

Sec. 23, SE $\frac{1}{4}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ ;

Sec. 24, SW $\frac{1}{4}$ , S $\frac{1}{2}$ SE $\frac{1}{4}$ ;

Sec. 25, W $\frac{1}{2}$ ;

Sec. 26, N $\frac{1}{2}$ , N $\frac{1}{2}$ S $\frac{1}{2}$ ;

Sec. 27, NW $\frac{1}{4}$ NW $\frac{1}{4}$ , S $\frac{1}{2}$ ;

Sec. 28, SE $\frac{1}{4}$ NE $\frac{1}{4}$ , NE $\frac{1}{4}$ SE $\frac{1}{4}$ .

T. 16 N., R. 5 W.,

Sec. 2, lot 3;

Sec. 4, NE $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 5, N $\frac{1}{2}$ SE $\frac{1}{4}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 6, lots 1, 5 and 6;

Sec. 8, SE $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ NW $\frac{1}{4}$ ;

Sec. 9, NW $\frac{1}{4}$ NW $\frac{1}{4}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ ,

SE $\frac{1}{4}$ SW $\frac{1}{4}$ , W $\frac{1}{2}$ SE $\frac{1}{4}$

Sec. 10, SW $\frac{1}{4}$ ;

Sec. 11, NE $\frac{1}{4}$ ;

Sec. 15, NE $\frac{1}{4}$ NE $\frac{1}{4}$ , NW $\frac{1}{4}$ NW $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ ,

SW $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 19, lots 3 and 4, E $\frac{1}{2}$ SW $\frac{1}{4}$ ;

Sec. 21, NW $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ NW $\frac{1}{4}$ ;

Sec. 23, SE $\frac{1}{4}$ NW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ ;

Sec. 24, E $\frac{1}{2}$ NW $\frac{1}{4}$ .

T. 16 N., R. 4 W.,

Sec. 8, NE $\frac{1}{4}$ NW $\frac{1}{4}$ ;

Sec. 17, NW $\frac{1}{4}$ NW $\frac{1}{4}$ ;

Sec. 18, E $\frac{1}{2}$ NE $\frac{1}{4}$ .

Aggregating 6,221 acres, more or less in Washington County, Idaho. In exchange for the above lands, the BLM proposes to acquire the following described lands from the State of Idaho:

## **Boise Meridian**

T. 16 N., R. 6 W.,

Sec. 35, N $\frac{1}{2}$ N $\frac{1}{2}$ ;

Sec. 36, All.

T. 15 N., R. 6 W.,

Sec. 1, lots 1 and 2, S $\frac{1}{2}$ NE $\frac{1}{4}$ , SE $\frac{1}{2}$ ;

Sec. 16, All.

T. 14 N., R. 7 W.,

Sec. 36, N $\frac{1}{2}$ , SW $\frac{1}{4}$ , S $\frac{1}{2}$ SE $\frac{1}{4}$ .

T. 13 N., R. 7 W.,

Sec. 16, All.

T. 13 N., R. 4 W.,

Sec. 16, All.

T. 13 N., R. 5 W.,

Sec. 2, SW $\frac{1}{4}$ NW $\frac{1}{4}$ , W $\frac{1}{2}$ SW $\frac{1}{4}$ ;

Sec. 3, SE $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ SE $\frac{1}{4}$ ;

Sec. 10, NE $\frac{1}{4}$ NE $\frac{1}{4}$ ;

Sec. 11, SW $\frac{1}{2}$ NE $\frac{1}{4}$ , NW $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ ,

W $\frac{1}{2}$ SE $\frac{1}{4}$ ;

Sec. 16, All.

Sec. 36, NE $\frac{1}{4}$ NE $\frac{1}{4}$ , W $\frac{1}{2}$ NE $\frac{1}{4}$ , W $\frac{1}{2}$ ,

SE $\frac{1}{4}$ SE $\frac{1}{4}$ .

T. 14 N., R. 5 W.,

Sec. 36, All.

T. 15 N., R. 7 W.,

Sec. 36, lots 1, 2, 3 and 4.

Secondary List offered State Lands:

## **Boise Meridian**

T. 19 N., R. 4 W.,

Sec. 27, NW $\frac{1}{4}$ SW $\frac{1}{4}$ ;

Sec. 33, SE $\frac{1}{4}$ SE $\frac{1}{4}$ .

T. 18 N., R. 4 W.,

Sec. 4, lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$ .

Aggregating 6,239.20 acres, more or less in Washington and Adams Counties, Idaho.

**DATES:** for a period of 45 days from September 27, 1991, interested parties may submit comment to the District Manager, Bureau of Land Management, 3948 Development Avenue, Boise, Idaho 83705. Objections will be reviewed by the State Director, who may sustain, modify, or vacate this realty action. In the absence of any adverse comments, the realty action will become the final



determination of the Department of Interior.

**FOR FURTHER INFORMATION CONTACT:** Effie Schultsmeier at (208) 384-3357. The Environmental Assessment is also available for review at the above address.

**SUPPLEMENTARY INFORMATION:** The purpose of this exchange is to acquire State lands containing important Columbian Sharp-tailed Grouse habitat and other important wildlife and riparian values while disposing of mostly scattered tracts of public lands which are difficult and uneconomic to manage. Five of the State tracts to be acquired are adjacent to the Hixon Columbian Sharp-tailed Grouse Preserve which the Bureau acquired to protect the habitat of this species of grouse which is on the Idaho Sensitive Species List and which the Bureau actively manages to ensure it does not reach threatened status. The other tracts contain other important wildlife and riparian values which are of higher quality and quantity than that which is being disposed. The public interest will be well served by the completion of this exchange. The exchange is consistent with the existing land use plan.

Publication of this notice in the Federal Register segregates the public lands from operation of the public land laws and the mining laws, except for mineral leasing. The segregative effect will end upon issuance of patent or two years from the date of publication, whichever occurs first.

The exchange will be completed on an equal value basis. Full equalization of values will be achieved through acreage adjustment.

Lands to be transferred from the United States will be subject to the following reservations, terms, and conditions.

1. The United States reserves to itself a right-of-way for ditches or canals constructed by the authority of the United States. Act of August 30, 1890 (43 U.S.C. 956).

2. The patent will be issued subject to the following rights.

Federal Power Commission Order 09-15-1958 Withdrawal Power Project 1971 for a 100 foot wide electric power transmission line

Federal Power Commission Order 09-26-1963 Withdrawal Power Project 1971 for a 150 foot wide electric power transmission line

IDI-08581 for a 250 foot wide right-of-way for a highway to the Idaho Department of Transportation

IDI-13431 for a right-of-way for a buried telephone cable to Cambridge Telephone Company

IDI-011571 for a 66 foot wide right-of-way for a road to the U.S. Forest Service.

IDB-014555 for a 100 foot wide right-of-way for a telephone line to the U.S. Forest Service.

IDI-25873] Oregon Trail North Alternate. The patentee shall covenant and agree to preserve and maintain all ruts and related evidence in T. 17 N., R. 5 W., Section 23: SE $\frac{1}{4}$ SW $\frac{1}{4}$  to preserve the historic character of the Oregon Trail North Alternate.

Dated: September 12, 1991.

R.E., Schmidt,

Acting District Manager.

[FR Doc. 91-23272 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-GG-M

[WY-040-01-4212-11; WYW122441]

### Realty Action; Lease and Sale of Recreation and Public Purposes; Wyoming; Correction

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of Realty Action, Recreation and Public Purposes classification and application for lease and sale in Sweetwater County. Correction to legal description and acreage previously published in the Federal Register September 5, 1991.

**SUMMARY:** Legal description and acreage are changed as follows:

Sixth Principal Meridian

T. 19 N., R. 105 W.

Sec. 28: Lot 23.

The above land aggregates 10.38 acres.

Dated: September 18, 1991.

William W. LeBarron,

Area Manager.

[FR Doc. 91-23273 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-22-M

[OR-080-01-6332-10; GP1-356]

### Camping Stay Limits; Salem District, OR

**AGENCY:** Bureau of Land Management, (BLM), Department of the Interior.

**ACTION:** Establish an overnight camping restriction order for areas on BLM lands outside developed recreation sites, designated Areas of Critical Environmental Concern, and special recreation management areas within the BLM, Salem District, Salem, Oregon.

**SUMMARY:** Overnight camping is permitted on BLM lands in the Salem District, Oregon, outside developed recreation sites, designated Areas of Critical Environmental Concern, and

special recreation management areas for a maximum stay limit not to exceed 14 days. The 14-day limit may be reached through a number of separate visits or through days of continuous occupation during the 14-day period. Upon reaching the maximum stay limit, occupants must leave Salem District BLM lands and remove all their possessions for a minimum of 14 consecutive days.

Under special circumstances, the area manager may authorize extensions to the maximum stay limit. However, the granting of extensions is a discretionary matter and must be approved prior to reaching the stay limit. Requests for extensions must be in writing and will be considered on a case-by-case basis.

This order does not supersede the established order, **Federal Register**/ volume 49, no. 112/ Friday, June 8, 1984, that limits the stay in developed recreation sites and designated Areas of Critical Environmental Concern.

A copy of this restriction order is conspicuously posted at the Salem District Office (1717 Fabry Road, SE., Salem, Oregon) and at Bureau of Land Management sites where other such notices are posted.

This restriction order does not apply to any Federal, State, or local officer or any member of an organized rescue or firefighting force actively involved in the performance of an official duty. It does not apply to recreation uses or activities other than overnight camping.

**EFFECTIVE DATE:** November 15, 1991, to allow for analysis of public comments.

**COMMENT PERIOD:** The BLM requests comments from the public concerning establishment of camping stay limits for public lands administered by the BLM in the Salem District. The comment period will be open until November 1, 1991. Comments received or postmarked after the close of the comment period may not be considered in finalizing these camping stay limitations.

**FOR FURTHER INFORMATION CONTACT:** Terry Eccles, Outdoor Recreation Planner, Bureau of Land Management, Salem District Office, Salem, Oregon 97306, (telephone: 503-375-5677).

**SUPPLEMENTARY INFORMATION:** This restriction order is necessary to:

(1) Preclude any individual or group from camping for an excessively long period, thereby denying others recreation opportunities;

(2) Prevent or reduce the incidence of unauthorized, long-term occupancy of areas from occurring under the guise of recreational use;

(3) Prevent unacceptable sanitary and solid waste disposal conditions; and



(4) Preserve and protect the natural, cultural, and scenic resource values of areas that are typically being used for camping purposes.

Authority for implementing this restriction order is contained in the Code of Federal Regulations, title 43, chapter II part 8360, subparts 8364 and 8365. Any person failing to comply with the overnight camping restrictions described in this notice may be subject to a fine not to exceed \$1,000 and/or imprisonment not to exceed 12 months as specified in the Code of Federal Regulations, title 43, chapter II, part 8360, 8360.0-7.

This restriction order is effective November 15, 1991, and shall remain in effect unless revised, revoked, or amended.

Van W. Manning,  
District Manager.

[FR Doc. 91-23264 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-33-M

[AZ-930-01-4214-10; AZA-26180]

### Proposed Withdrawal and Opportunity for Public Meeting; Arizona

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

**SUMMARY:** The U.S. Department of Agriculture, Forest Service, has filed an application to temporarily withdraw approximately 94,651 acres of National Forest System lands pending final consideration of the area as a National Recreation Area. The purpose of the withdrawal is to protect the outstanding biodiversity found in the areas later described. These mountain ranges ("sky islands") represent the best examples of unique biodiversity that can be found only within the National Forest System, and only within the Coronado National Forest. The withdrawal will be from location and entry under the mining laws only, subject to valid existing rights. This notice closes the lands for up to 2 years from location and entry under the United States mining laws only; the lands will remain open to all other uses applicable to National Forest System lands, including the mineral leasing laws. The application was filed in compliance with 43 CFR 2310.1-2(b).

**DATES:** Comments and requests for a public meeting should be received on or before December 26, 1991.

**ADDRESSES:** Comments and meeting requests should be sent to the Arizona State Director, BLM, 3707 N. 7th Street, or P.O. Box 16563, Phoenix, Arizona 85011.

**FOR FURTHER INFORMATION CONTACT:**  
John Mezes, BLM Arizona State Office  
(602) 640-5509.

**SUPPLEMENTARY INFORMATION:** On August 21, 1991, the U.S. Department of Agriculture, Forest Service, filed an application to withdraw the following described National Forest System lands from location and entry under the United States mining laws, subject to valid existing rights. These lands are grouped in three areas located in the Catalina, Pinaleno, and Chiricahua Mountains:

#### Gila and Salt River Meridian, Coronado National Forest, Catalina Mountains

- T. 11 S., R. 14 E.,  
Sec. 25, all except that within the Pusch Ridge Wilderness Area (WA).
- T. 11 S., R. 15 E.,  
Sec. 25, portion thereof;  
Sec. 26, through 35, all except that within the Pusch Ridge WA;  
Sec. 36, portion thereof.
- T. 11 S., R. 16 E.,  
Sec. 28 and 29, all;  
Sec. 30, portion thereof;  
Sec. 31, portion thereof;  
Sec. 32 and 33, all.
- T. 12 S., R. 16 E.,  
Sec. 3 through 5, all;  
Sec. 6 through 9, all outside the Pusch Ridge WA;  
Sec. 10 and 11, all;  
Sec. 14, all;  
Sec. 15 and 16, all outside the Pusch Ridge WA;  
Sec. 21 and 22, all outside the Pusch Ridge WA;  
Sec. 23, all;  
Sec. 26, all;  
Sec. 28 and 29, all outside the Pusch Ridge WA;  
Sec. 32, all outside the Pusch Ridge WA;  
Sec. 33 through 25, all.
- T. 13 S., R. 16 E.,  
Sec. 2, all;  
Sec. 3 through 5, all outside the Pusch Ridge WA;  
Sec. 7 through 9, all outside the Pusch Ridge WA.

Total area in the Catalina Mountains unit approximates 22,141 acres, more or less.

#### Pinaleno Mountains

- T. 8 S., R. 23 E.,  
Sec. 22 through 27, all outside the Wilderness Study Area (WSA);  
Sec. 35 and 36, all outside the WSA.
- T. 8 S., R. 24 E.,  
Sec. 19 through 21, all outside the WSA;  
Sec. 26 through 28, all outside the WSA;  
Sec. 29 and 30, all;  
Sec. 31 and 32, all outside the WSA;  
Sec. 33 and 34, all;  
Sec. 35, all outside the WSA.
- T. 8 S., R. 25 E.,  
Sec. 27 and 28, all outside the WSA;  
Sec. 33, all outside the WSA;  
Sec. 34, all;  
Sec. 35, W½.
- T. 9 S., R. 24 E.,  
Sec. 2, all outside the WSA;

- Sec. 3, all;
- Sec. 4, all outside the WSA;
- Sec. 9, all outside the WSA;
- Sec. 10 and 11, all;
- Sec. 12, all outside the WSA;
- Sec. 13, all;
- Sec. 14 and 15, all outside the WSA;
- Sec. 23 through 25, all outside the WSA.
- T. 9 S., R. 25 E.,  
Sec. 1 through 3, all;  
Sec. 4 through 7, all outside the WSA;  
Sec. 8 and 9, all;  
Sec. 10 and 11, all outside the WSA;  
Sec. 12 and 13, all;  
Sec. 14, all outside the WSA;  
Sec. 16 and 17, all outside the WSA;  
Sec. 18 and 19, all;  
Sec. 20, all outside the WSA;  
Sec. 29 and 30, all outside the WSA.

Total area in the Pinaleno Mountains unit approximates 23,700 acres, more or less.

#### Chiricahua Mountains

- T. 16 S., R. 29.5 E.,  
Sec. 1, all;  
Sec. 12, portion thereof.
- T. 16 S., R. 30 E.,  
Sec. 5 and 6, all;  
Sec. 7, all except land in MS 1992A and MS 3099;  
Sec. 8 and 9, all;  
Sec. 16 and 17, all except land in MS 3099;  
Sec. 20, all;  
Sec. 21, all except land in MS 2591;  
Sec. 28 and 29, all except land in MS 2591 and MS 4541;  
Sec. 32, all land within Forest boundary;  
Sec. 33, portions thereof.
- T. 17 S., R. 29 E.,  
Sec. 1, portions thereof;  
Sec. 10, S½;  
Sec. 11 and 12, portions thereof;  
Sec. 13, all;  
Sec. 14 and 15, all outside the Chiricahua (WA);  
Sec. 16, E½;  
Sec. 23 and 24, all outside the Chiricahua WA.
- T. 17 S., R. 29.5 E.,  
Sec. 1, all except that within HES 277;  
Sec. 12, all except that within HES 277;  
Sec. 13, all;  
Sec. 24 and 25, all outside the Chiricahua WA.
- T. 17 S., R. 30 E.,  
Sec. 4, all;  
Sec. 5, all except that within HES 279;  
Sec. 6, S½, except that within HES 277;  
Sec. 7, all except that within HES 277 & 278;  
Sec. 8 and 9, all;  
Sec. 15, all except that within MS 2229 & MS 2230;  
Sec. 16 through 23, all;  
Sec. 24, W½;  
Sec. 25, all within the National Forest boundary;  
Sec. 26 through 30, all;  
Sec. 31 and 32, all outside the Chiricahua WA;  
Sec. 33 through 36, all.
- T. 17 S., R. 31 E.,  
Sec. 19, all within National Forest boundary;  
Sec. 20, all;



- Sec. 21, all within National Forest boundary except that within MS 685;  
 Sec. 27, portions thereof;  
 Sec. 28 through 33, all;  
 Sec. 34 and 35, portions thereof;  
 Sec. 36, all outside the Chiricahua WA.
- T. 18 S., R. 30 E.,  
 Sec. 1 and 2, all;  
 Sec. 3 through 5, all outside the Chiricahua WA;  
 Sec. 9, all outside the Chiricahua WA;  
 Sec. 11 and 12, all;  
 Sec. 13 and 14, all outside the Chiricahua WA.
- T. 18 S., R. 31 E.,  
 Sec. 3, all outside the Chiricahua WA;  
 Sec. 4 through 6, all;  
 Sec. 7, all except that portion within HES 45;  
 Sec. 8, all except that portion within HES 45 & HES 268;  
 Sec. 9, all except that portion within HES 268;  
 Sec. 10, all outside the Chiricahua WA;  
 Sec. 16 through 18, all outside the Chiricahua WA.

Total area in the Chiricahua Mountains unit approximates 44,810 acres, more or less.

Total area described in the three units contain 94,651 acres located in Pima, Graham, and Cochise Counties, Arizona. (A more precise description of the land identified in this notice can be found on maps on file in the Forest Supervisor's Office, Coronado National Forest, 300 W. Congress, Tucson, Arizona 85701.)

Notice is hereby given that 43 CFR 2310.3-1(2)(v) requires that at least one public meeting be held in connection with all proposed withdrawals of over 5,000 acres. The Forest Service has not scheduled any public meeting(s) in connection with the subject proposal. All interested persons who desire information regarding a public meeting on the subject for the purpose of being heard must submit a written request to the undersigned officer within 90 days from the date of publication of this notice. A notice giving the time and place of any public meeting will be published in the **Federal Register** at least 30 days before the scheduled date of the meeting.

For a period of 90 days from the date of publication of this notice all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management.

The application will be processed in accordance with the regulations set forth in 43 CFR part 2300.

For a period of 2 years from the date of publication of this notice in the **Federal Register**, the lands will be segregated as specified above unless the application is denied or cancelled or the withdrawal is approved prior to that

date. Uses which will be permitted during this segregative period are all those applicable to U.S. Forest Service administered lands except those under the mining laws.

The temporary segregation of the lands in connection with this withdrawal application shall not affect the administrative jurisdiction over the lands.

**Phillip D. Moreland,**

*Acting Deputy State Director, Lands and Renewable Resources.*

[FR Doc. 91-23289 Filed 9-26-91; 8:45 am]

**BILLING CODE 4310-32-M**

[G-910-G1-0402-4214-10; NMNM 82359]

### **Proposed Withdrawal and Opportunity for Public Meeting; New Mexico**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

**SUMMARY:** The Bureau of Land Management proposes to withdraw 761.06 acres of public land and 280.00 acres of Federal reserved mineral interests underlying private surface estate in Eddy County, to protect highly significant springs and their associated resources. This notice closes the land for up to 2 years from surface entry and mining. The land will remain open to mineral leasing.

**DATES:** Comments and requests for a public meeting must be received by December 26, 1991.

**ADDRESSES:** Comments and meeting requests should be sent to the New Mexico State Director, BLM, P.O. Box 1449, Santa Fe, New Mexico 87504-1449.

**FOR FURTHER INFORMATION CONTACT:** Clarence F. Hougland, BLM, New Mexico State Office, 505-988-6071.

**SUPPLEMENTARY INFORMATION:** On September 10, 1991, a petition was approved allowing the Bureau of Land Management to file an application to withdraw the following described public land and Federal reserved mineral interests underlying private surface estate from settlement, sale, location, or entry under the general land laws, including the mining laws, subject to valid existing rights:

#### **New Mexico Principal Meridian**

##### **Bogle Flat Spring**

- T. 22 S., R. 23 E.,  
 sec. 26, SE $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$  and SW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
 sec. 35, NE $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$  and NW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ .

##### **Preservation Spring**

- T. 25 S., R. 26 E.,

- sec. 29, SE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ , NE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ , SW $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ , N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ , NE $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ , NW $\frac{1}{4}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ , and SE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ .

##### **Cottonwood Springs**

- T. 25 S., R. 25 E.,  
 sec. 35, S $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$  and N $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
 T. 25 S., R. 26 E.,  
 sec. 31, lot 4, SE $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ , E $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ , N $\frac{1}{2}$ SE $\frac{1}{4}$ , W $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ , and NW $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ .

##### **Owl Spring**

- T. 26 S., R. 26 E.,  
 sec. 33, S $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ ;  
 sec. 34, lot 4, and SW $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ .

##### **Ben Slaughter Spring**

- T. 26 S., R. 26 E.,  
 sec. 18, lots 1 and 2, N $\frac{1}{2}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ , SE $\frac{1}{4}$ NE $\frac{1}{4}$ , NE $\frac{1}{4}$ NW $\frac{1}{4}$ , and N $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ .

##### **Blue Spring**

- T. 24 S., R. 26 E.,  
 sec. 28, SW $\frac{1}{4}$  and N $\frac{1}{2}$ SE $\frac{1}{4}$  (Federal mineral interests only);  
 sec. 33, NW $\frac{1}{4}$ NW $\frac{1}{4}$  (Federal mineral interests only), and S $\frac{1}{2}$ N $\frac{1}{2}$  (public land)  
 The areas described aggregate approximately 1,041.06 acres in Eddy County.

The purpose of the proposed withdrawal is to protect highly significant springs and their associated resources.

For a period of 90 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management.

Notice is hereby given that an opportunity for a public meeting is afforded in connection with the proposed withdrawal. All interested persons who desire a public meeting for the purpose of being heard on the proposed withdrawal, must submit a written request to the undersigned officer within 90 days from the date of publication of this notice. Upon determination by the authorized officer that a public meeting will be held, a notice of the time and place will be published in the **Federal Register** at least 30 days before the scheduled date of the meeting.

The application will be processed in accordance with the regulations set forth in 43 CFR part 2300.

For a period of 2 years from the date of publication of this notice in the **Federal Register**, the land will be segregated as specified above unless the



application is denied, canceled, or the withdrawal is approved prior to that date. The temporary uses which may be permitted during this segregative period are leases, licenses, permits, cooperative agreements, or nonsurface-disturbing discretionary land use authorizations of a temporary nature, but only with the approval of an authorized officer of the Bureau of Land Management.

Dated: September 18, 1991.

Larry L. Woodard,  
State Director.

[FR Doc. 91-23275 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-FB-M

## National Park Service

### Delta Region Preservation Commission; Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act that a meeting of the Delta Region Preservation Commission will be held at 7 p.m., on Wednesday, November 13, 1991, at the Dick White Memorial Community Center in Mel Ott Park, Belle Chasse Highway, Gretna, Louisiana.

The Delta Region Preservation Commission was established pursuant to section 907 of Public Law 95-625 (16 U.S.C. 230f), as amended, to advise the Secretary of the Interior in the selection of sites for inclusion in Jean Lafitte National Historic Park and Preserve, and in the implementation and development of a general management plan and of a comprehensive interpretive program of the natural, historic, and cultural resources of the Region.

The matters to be discussed at this meeting include:

- Superintendent's Report on all Units.
- Update on Atchafalaya and Jazz Studies.
- Status of Environmental Education Center and Construction Projects.
- Old Business.
- New Business.

The meeting will be open to the public. However, facilities and space for accommodating members of the public are limited, and persons will be accommodated on a first-come-first-served basis. Any member of the public may file a written statement concerning the matters to be discussed with the Superintendent, Jean Lafitte National Historical Park and Preserve.

Persons wishing further information concerning this meeting, or who wish to submit written statements may contact Robert Belous, Superintendent, Jean Lafitte National Historical Park and Preserve, U.S. Customs House, 423 Canal Street, room 210, New Orleans,

Louisiana 70130-2341, Telephone 504/589-3882.

Minutes of the meeting will be available for public inspection four weeks after the meeting at the office of Jean Lafitte National Historical Park and Preserve.

Dated: September 18, 1991.

Richard W. Marks,

Acting Regional Director, Southwest Region.

[FR Doc. 91-23256 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-70-M

### Golden Gate National Recreation Area and Point Reyes National Seashore Advisory Commission; Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act that a meeting of the Golden Gate National Recreation Area Advisory Commission will be held at 7:30 p.m. (PDT) on Thursday, October 10, 1991, at Building 210, Fort Mason, San Francisco, California. The Advisory Commission was established by Public Law 92-589 to provide for the free exchange of ideas between the National Park Service and the public and to facilitate the solicitation of advice or other counsel from members of the public on problems pertinent to the National Park Service systems in Marin, San Francisco and San Mateo Counties.

Members of the Commission are as follows:

Mr. Richard Bartke, Chairman  
Mr. Amy Meyer, Vice Chair  
Mr. Ernest Ayala  
Dr. Howard Cogswell  
Brig. Gen. John Crowley, USA (ret)  
Mr. Margot Patterson Doss  
Mr. Neil D. Eisenberg  
Mr. Jerry Friedman  
Mr. Steve Jeong  
Ms. Daphne Greene  
Mr. Gimmy Park Li  
Mr. Gary Pinkston  
Mr. Merritt Robinson  
Mr. R.H. Sciaroni  
Mr. John J. Spring  
Dr. Edgar Wayburn  
Mr. Joseph Williams.

The main agenda item at this public meeting will be public response to the Environmental Assessment of the proposed clubhouse structure at the Julius Kahn Playground at the Presidio of San Francisco. The Julius Kahn Playground, located one block north of Jackson Street between Spruce and Locust Streets in the Presidio, is a 7.294 acre playground operated by permit with the U.S. Army at the Presidio of San Francisco by the San Francisco Recreation and Park Department.

The existing 498.5 square foot recreation building is an outdated wood frame structure which is too small and inadequate to serve the needs of present day users. This project will provide a new facility to support recreational activities at the playground and offer expanded opportunities for indoor activities for small groups of youths and seniors. The entire facility would be accessible to disabled persons.

Under Public Law 95-625, Section 317(b) for the Golden Gate National Recreation Area, a public hearing is required for this project. The legislation prohibits new construction in the Presidio unless the increase in square footage is offset by a demolition of an equal amount of building area that has been declared surplus. Building #305, a golf course maintenance structure, demolished in 1983, has been identified as an acceptable offset for the proposed new construction.

Also on the agenda at this meeting will be a briefing on the provisions of the National Historic Preservation Act of 1966 and the National Historic Landmark designation process.

The meeting will contain a Superintendents's Report.

This meeting is open to the public. It will be recorded for documentation and transcribed for dissemination. Minutes of the meeting will be available to the public after approval of the full advisory Commission. A transcript will be available after October 25, 1991. For copies of the minutes contact the Office of the Staff Assistant, Golden Gate National Recreational Area, Building 201, Fort Mason, San Francisco, California 94123.

Dated: September 18, 1991.

Lewis Albert,

Acting Regional Director, Western Region.

[FR Doc. 91-23258 Filed 9-26-91; 8:45 am]

BILLING CODE 4310-70-M

### National Register of Historic Places; Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before September 14, 1991. Pursuant to § 60.13 of 36 CFR part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, DC



20013-7127. Written comments should be submitted by October 15, 1991.

Carol D. Shull,  
Chief of Registration, National Register.

#### CALIFORNIA

##### El Dorado County

*Crawford Ditch*, Address Restricted, Pleasant Valley vicinity, 91001522

##### Humboldt County

*Eureka Historic District*, Roughly, First, Second and Third Sts., between C and N Sts., Eureka, 91001523

##### Orange County

*St. John's Lutheran Church*, 185 S. Center St., Orange, 91001520

#### COLORADO

##### Clear Creek County

*Evans, Anne, Mountain Home*, Address Restricted, Evergreen vicinity, 91001530

##### Denver County

*Denver Municipal Auditorium*, 1323 Champa St., Denver, 91001531

##### Weld County

*Ball, Elmer and Etta, Ranch (Historic Farms and Ranches of Weld County, MPS)*, Weld Co. Rd. 69 W of Briggsdale, Briggsdale vicinity, 91001533

*Brush, Jared L., Barn*, 24308 Weld Co. Rd. 17, Johnstown vicinity, 91001532

#### DISTRICT OF COLUMBIA

##### District of Columbia State Equivalent

*Langston Golf Course Historic District*, Roughly, Anacostia Park N of Benning Rd., Washington, 91001525

*Rock Creek Park Historic District*, Roughly, Rock Creek Park from Klinge Rd. to Montgomery County line, Washington, 91001524

#### MISSISSIPPI

##### Adams County

*Mazique Archaeological Site*, Address Restricted, Natchez vicinity, 91001529

#### NEW YORK

##### Nassau County

*Roslyn Cemetery*, Northern Blvd. W of jct. with Glen Cove Rd., Roslyn vicinity, 91001534

#### TEXAS

##### Hall County

*Hotel Turkey*, Jct. of 3rd and Alexander Sts., Turkey, 91001521

##### Mason County

*Mason Historic District (Boundary Increase)*, Roughly, Post Hill Rd. from College Ave. to Spruce St., Mason, 91001526

[FR Doc. 91-23257 Filed 9-28-91; 8:45 am]

BILLING CODE 4310-70-M

#### INTERNATIONAL TRADE COMMISSION

[Investigation 337-TA-325]

#### Certain Static Random Access Memories and Integrated Circuit Devices Containing Same Processes for Making Same Components Thereof; Initial Determination Terminating Respondent on the Basis of Settlement Agreement

**AGENCY:** U.S. International Trade Commission.

**ACTION:** Notice is hereby given that the Commission has received an initial determination from the presiding officer in the above captioned investigation terminating the following respondent on the basis of a settlement agreement: Seiko Epson Corporation, S-MOS Systems, Inc., and Epson America, Inc.

**SUPPLEMENTARY INFORMATION:** This investigation is being conducted pursuant to section 337 of the Tariff Act of 1930 (19 U.S.C. 1337). Under the Commission's rules, the presiding officer's initial determination will become the determination of the Commission thirty (30) days after the date of its service upon the parties, unless the Commission orders review of the initial determination. The initial determination in this matter was served upon parties on September 10, 1991.

Copies of the initial determination, the consent order agreement, and all other nonconfidential documents filed in connection with this investigation are available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E. Street, SW., Washington, DC 20436, telephone (202) 205-2000. Hearing impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810.

**WRITTEN COMMENTS:** Interested persons may file written comments with the Commission concerning termination of the aforementioned respondents. The original and 14 copies of all such documents must be filed with the Secretary to the Commission, 500 E. Street SW., Washington, DC 20436, no later than 10 days after publication of this notice in the *Federal Register*. Any person desiring to submit a document (or portions thereof) to the Commission in confidence must request confidential treatment. Such requests should be directed to the Secretary to the Commission and must include a full statement of the reasons why

confidential treatment should be granted. The Commission will either accept the submission in confidence or return it.

**FOR FURTHER INFORMATION CONTACT:** Ruby J. Dionne, Office of the Secretary, U.S. International Trade Commission, Telephone (202) 205-1802.

Issued: September 23, 1991.

By order of the Commission:

Kenneth R. Mason,

Secretary.

[FR Doc. 91-23330 Filed 9-26-91; 8:45 am]

BILLING CODE 7020-02-M

#### INTERSTATE COMMERCE COMMISSION

[Section 5a Application No. 33]

#### Central States Motor Freight Bureau, Inc.—Agreement

**AGENCY:** Interstate Commerce Commission.

**ACTION:** Notice of decision and opportunity for comment.

**SUMMARY:** Central States Motor Freight Bureau, Inc. (Central), has filed a petition seeking approval of a minor amendment to its ratemaking agreement approved under 49 U.S.C. 10706(b). The amendment would modify Article VI, section 1 of Central's Articles of Incorporation and Article VI, sections 2 and 4 of Central's bylaws to: (1) Reduce the minimum required number of members on the Board of Trustees from 10 to 9; (2) reduce (a) the actual number of members authorized to be on the board of Trustees from 15 to 9, and (b) the number of members annually voted onto the Board of Trustees from 5 to 3; and (3) make corresponding changes to the process for nomination and election of trustees. The Commission has issued a decision proposing to approve the amendment.

Copies of Central's approved agreement and the amendment are available for public inspection and copying at the Public Docket Room (room 1227) of the Commission in Washington, DC, and from Central's representative: Ronald C. Nesmith, 8120 South Madison Street, Burr Ridge, IL 60521.

**DATES:** Comments from interested persons are due October 28, 1991. Replies are due 15 days thereafter. If no timely filed adverse comments are received, the sought relief will automatically become effective at the close of the comment period. If adverse comments are filed, the comments and



any reply will be considered, and the Commission will issue a final decision.

**ADDRESSES:** An original and 10 copies of comments referring to section 5a Application No. 33 should be sent to: Office of Secretary, Case Control Branch, Interstate Commerce Commission, Washington, DC 20423. A copy of any comments filed with the Commission must also be served on applicant's representative.

**FOR FURTHER INFORMATION CONTACT:** Richard Felder, (202) 275-7691. [TDD for hearing impaired: (202) 275-1721]

**SUPPLEMENTARY INFORMATION:** Additional information is contained in the Commission's decision. To purchase a copy of the full decision, write to, call, or pickup in person from: Dynamic Concepts, Inc., room 2229, Interstate Commerce Building, Washington, DC 20423. Telephone: (202) 289-4357/4359. [Assistance for the hearing impaired is available through TDD services (202) 275-1721].

**Authority:** 49 U.S.C. 10321 and 10706 and 5 U.S.C. 553.

By the Commission, Chairman Philbin, Vice Chairman Emmett, Commissioners Simmons, Phillips, and McDonald.

Sidney L. Strickland, Jr.,

Secretary.

[FR Doc. 91-23344 Filed 9-26-91; 8:45 am]

BILLING CODE 7035-01-M

## DEPARTMENT OF JUSTICE

### Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that on September 10, 1991, a proposed Partial Consent Decree in *United States v. ABB Power Distribution, Inc., et al.*, Civil Action No. 90-597-CIV-ORL-18 was lodged with the United States District Court for the Middle District of Florida.

The Complaint, brought pursuant to sections 106 and 107 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986 ("CERCLA"), 42 U.S.C. 9606 and 9607, seeks injunctive relief to abate an imminent and substantial endangerment to the public health or welfare or environment and recovery of response costs incurred or to be incurred by the United States in connection with the City Industries Superfund Site in Winter Park, Orange County, Florida.

The City Industries Depot ("The Site") is located at 3920 Forsyth Road, Winter Park, Florida. The Site is situated in a light industrial area in the eastern section of Orange County, Florida, approximately 1.2 miles east of Winter Park and 2.2 miles northeast of Orlando. Prior to 1971, the facility was owned and operated by Charles Blackburn as a bulk depot for home fuel oil. Arthur Greer purchased the facility, but not the property, in 1917 and continued to operate it as an oil depot through 1977. Beginning in 1977 through 1983, the facility received handled, stored, reclaimed and disposed of waste chemicals at the Site. The wastes handled at the Site included, but were not limited to, chlorinated and nonchlorinated organic solvents, paint and varnish wastes, acid/alkaline plating waste, and waste ink.

Due to inadequate operating practices and intentional disposal of hazardous wastes, soil and groundwater at the Site became contaminated with hazardous substances. Both the EPA and the Florida Department of Environmental Regulation ("FDER") found City Industries ("CI") to be in violation of state laws as well as the Resource Conservation and Recovery Act ("RCRA") from 1981 through 1983. In July 1983, the business closed.

One hundred fifty two (152) of two hundred (200) Potential Responsible Parties ("PRPs") have agreed to the proposed Consent Decree which calls for a one hundred percent (100%) funding of the Remedial Design and Remedial Action ("RD/RA") including Operation and Maintenance ("O&M") components of the RD/RA.

EPA has estimated that the cost for implementation of the remedial action phase of the cleanup will be five million seven hundred thousand dollars (\$5,700,000). The Decree provides that, at the completion of the Remedial Design phase of the project, EPA will present the Settlers with a revised cost estimate for completion of the Remedial Action and performance of the operation and maintenance. If EPA's revised estimate exceeds \$7 million dollars (\$7,000,000), the Settlers have reserved the right to withdraw from the responsibility of funding the Remedial Action under the Consent Decree. However, should the Settlers elect not to fund the Remedial Action, the United States has reserved its rights to prosecute the PRPs for all remaining costs connected with the remedy at the site. The PRPs exercise of this option will not affect any other parts of the Consent Decree, including the PRPs responsibility for all past Response Costs, and all Future Response Costs incurred.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication, comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General of the Land and Natural Resources Division, Department of Justice, P.O. Box 7611, Washington, DC 20530. Comments should refer to *United States v. City Industries, Inc., et al*, D.O.J. Ref. 90-11-3-179.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Middle District of Florida, 210 Federal Building, 80 North Hughey Avenue, Orlando, Florida 32201 and at the Environmental Enforcement Section Document Center 601 Pennsylvania Ave. Building, NW., Washington, DC 20004, (202-347-2072). Environment and Natural Resources Division of the Department of Justice. A copy of the proposed Consent Decree may be obtained in person or by mail from the Environmental Enforcement Section Document Center, 601 Pennsylvania Avenue, NW., Box 1097, Washington, DC 20004. Environment and Natural Resources Division of the Department of Justice. In requesting a copy by mail, please enclose a check in the amount of \$77.50 (25 cents per page reproduction cost) payable to the "Treasurer of the United States".

Barry M. Hartman,

Acting Assistant Attorney General, Land and Natural Resources Division.

[FR Doc. 91-23290 Filed 9-26-91; 8:45 am]

BILLING CODE 4410-01-M

### Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that on September 12, 1991, a proposed Partial Consent Decree in *United States v. Cabot Corporation*, Civil Action No. GCA 91-10130-MMP was lodged with the United States District Court for the Northern District of Florida. The Complaint, brought pursuant to sections 106 and 107 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986 ("CERCLA"), 42 U.S.C. 9606 and 9607, seeks injunctive relief to abate an imminent and substantial endangerment to the public health or welfare or the environment, and recovery of response costs incurred or to be incurred by the



United States in connection with the Cabot Carbon/Koppers Superfund Site in Gainesville, Alachua County, Florida (the "Site"). The Site consists of the eastern portion, the "Cabot" property, and the western portion, the "Koppers" Co. property (the remediation of which is being performed by another party subject to EPA Unilateral Administrative Order 91-14-C).

From the early 1900s until 1966, the Cabot property was operated as a pine tar production facility, which contaminated the soil and groundwater, as confirmed by studies performed in the early 1980's by EPA. As a result of the pine tar production process, the Cabot property is contaminated with phenols, a hazardous substance under CERCLA. Cabot sold its property in 1966 to a real estate developer and the property was subsequently developed into a shopping mall.

In 1985, the State commenced "Operation Jumpstart" (and continues to do so) to collect groundwater that seeped from the site and connecting ditches, and pump it to the Gainesville municipal sewer authority for treatment and discharge. Based upon further testing by EPA, the agency issued a Record of Decision ("ROD") for the Cabot Carbon/Koppers Superfund Site which called for the following remedial efforts: soil washing and bioremediation of contaminated soil at the Koppers property (which is being performed by Koppers Co. under the Unilateral Administrative Order mentioned above); groundwater extraction and disposal to the Gainesville Regional Utility Sewer System of contaminated groundwater in the shallow aquifer; lining of a ditch adjacent to the site to prevent migration of groundwater to the ditch; and incidental sampling and monitoring activities. The estimated cost associated with this work is \$1.8 million.

Under the proposed Consent Decree, Cabot will finance and perform those portions of the remedial action set forth in the ROD that apply to the Cabot property. Specifically, as of the date of lodging of the Decree, Cabot will take over the operation of Operation Jumpstart from the State and replace it with a system to extract water from the shallow groundwater aquifer and dispose of it in the municipal sewer system. If the new method is not as efficient, the Decree provides that Cabot will continue with Operation Jumpstart.

Cabot has also agreed to reimburse the Hazardous Substances Superfund in the amount of \$416,606.43 for past costs incurred at the Site (38% of the total past cost, \$1,089,694). EPA will seek recovery of the balance of the past costs from other non-settling parties.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication, comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Washington, DC 20530. Comments should refer to *United States v. Cabot Corporation*, D.O.J. Ref. 90-11-2-622.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Northern District of Florida, 227 North Bronough Street, room 4014, Tallahassee, Florida 31301, and at the Environmental Enforcement Section Document Center 601 Pennsylvania Ave Building, NW, Washington, DC 20004, (202-347-2072). A copy of the proposed Consent Decree may be obtained in person or by mail from the Environmental Enforcement Section Document Center, P.O. Box 1097, Environment and Natural Resources Division of the Department of Justice. In requesting a copy by mail, please enclose a check in the amount of \$51.00 (25 cents per page reproduction cost) payable to the "Treasurer of the United States".

Barry M. Hartman,  
Acting Assistant Attorney General, Land and Natural Resources Division.

[FR Doc. 91-23291 Filed 9-26-91; 8:45 am]

BILLING CODE 4410-01-M

#### Lodging of Consent Decree Pursuant to the Clean Air Act

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that on September 18, 1991, a proposed Consent Decree in *United States versus Cal Neva Lodge, Inc.* was lodged with the United States District Court for the District of Nevada.

The proposed Consent Decree resolves the United States' claims against Cal Neva Lodge under section 112(b) of the Clean Air Act, 42 U.S.C. 7412(b), as alleged in a complaint filed on August 22, 1989. The Complaint alleged Cal Neva's violations of three different regulatory provisions of the National Emission Standard for Hazardous Air Pollutants ("NESHAP") for asbestos, which is published at 40 CFR part 61 subpart M (1990). Under the proposed Consent Decree defendant Cal Neva will pay a civil penalty to the United States of \$50,000 and agree to comply with the NESHAP for asbestos in the future.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication,

comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, U.S. Department of Justice, Washington, DC 20530, and should refer to *United States versus Cal Neva Lodge*, DOJ Ref. No. 90-5-2-1415.

The proposed Consent Decree may be examined at the Office of the United States Attorney for the District of Nevada, 300 Booth Street, Reno, Nevada 89509, or at the Office of the Regional Counsel, Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA. 94103. The proposed Consent Decree may be examined at the Environmental Enforcement Section Document Center, 601 Pennsylvania Avenue Building NW., Washington, DC 20004 (202-347-2072). A copy of the proposed consent decree may be obtained in person or by mail from the Environmental Enforcement Section Document Center, 601 Pennsylvania Avenue, NW., Box 1097, Washington, DC 20004. In requesting a copy, please enclose a check in the amount of \$8.50 (25 cents per page reproduction costs) payable to Consent Decree Library.

John C. Cruden,  
Chief, Environmental/Enforcement Section,  
Environment & Natural Resources Division.

[FR Doc. 91-23294 Filed 9-26-91; 8:45am]

BILLING CODE 4410-10-M

#### Lodging of Partial Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act in *United States v. William K. Martin, et al.*

In accordance with Departmental policy, 28 CFR 50.7, and pursuant to section 122(i) of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA") as amended by the Superfund Amendments and Reauthorization Act of 1986, 42 U.S.C. 9622(i), notice is hereby given that on September 19, 1991, a proposed Partial Consent Decree in *United States v. William K. Martin, et al.* ("BMF/Petro Products"), was lodged with the United States District Court for the Northern District of Alabama.

The Complaint in this case seeks cost recovery pursuant to section 107 of CERCLA, 42 U.S.C. 9607. The Complaint was filed on March 15, 1989, against William K. Martin ("Martin"), the past owner and operator of the site in question, and several generators who arranged for transportation of waste solvents and other materials to the



BMF/Petro Products reclamation facility in Athens, Alabama. The generators named as defendants include: Whittaker Corporation; GTE Communication Systems Corporation ("GTE"); Murray Ohio Manufacturing Co. ("Murray"); Reynolds Metal Co. ("Reynolds"); Dunlop tire & Rubber Co. ("Dunlop"); an Amana Refrigeration Co. ("Amana").

The site involved in the case is a 20 acre tract of land containing several chicken houses just outside of Athens, Alabama. The site was used by Martin to store hazardous materials from the Petro Products facility beginning in August 1979. In October of 1983, the Environmental Protection Agency ("EPA") conducted an immediate removal of hazardous substances at the site. The Government incurred costs of \$323,745 in connection with its response actions at the site.

Under the proposed Partial Consent Decree, defendant William K. Martin has agreed to pay \$30,000 to the United States in exchange for the United States' covenant not to sue Martin for recovery of costs incurred in connection with EPA's past response actions at the site. Defendants GTE, Whittaker, Murray, Reynolds, Dunlop and Amana previously resolved this lawsuit with the United States by paying \$284,203 pursuant to two other partial consent decrees entered by the Court on June 26, 1989, and December 1, 1989. Defendant William K. Martin was not a party to either of the previous partial decrees.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed Partial Consent Decree. The Department of Justice will consider any comments in determining whether or not to consent to the proposed settlement and may withdraw its consent to the proposed settlement if such comments disclose facts or considerations which indicate that the proposed Consent Decree is inappropriate, improper or inadequate. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, Washington, DC 20530, and should refer to *United States v. William K. Martin, et al.*, DOJ Ref. No. 90-11-3-324.

The proposed Consent Decree may be examined at the Office of the United States Attorney for the Northern District of Alabama, 200 Federal Building, 1800 5th Ave., Birmingham, Alabama 35203, or the Office of the Regional Counsel, Environmental Protection Agency, 345 Courtland Street NE., Atlanta, Georgia 30365, or the Environmental Enforcement Section Document Center, 601 Pennsylvania Avenue Building NW.,

Washington, DC 20004 (202-347-2072). A copy of the proposed consent decree may be obtained in person or by mail from the Environmental Enforcement Section Document Center, 601 Pennsylvania Avenue, NW., Box 1097, Washington, DC 20004. In requesting a copy, please enclosed a check in the amount of \$3.25 (25 cents per page reproduction costs) payable to Consent Decree Library.

**Barry M. Hartman,**  
Acting Assistant Attorney General,  
Environment & Natural Resources Division.  
[FR Doc. 91-23292 Filed 9-26-91; 8:45am]

BILLING CODE 4410-10-M

#### **Lodging of Consent Decree Pursuant to Comprehensive Environmental Compensation and Liability Act**

In accordance with Department policy, 28 CFR 50.7, notice is hereby given that on September 17, 1991, a proposed Consent Decree in *United States v. Petroleum Products Corporation et al.*, was lodged in the United States District Court for the Southern District of Florida. The Consent Decree requires Settling Defendants to implement the selected remedial action set forth in the Interim Record of Decision (ROD) for Operable Unit One for the Petroleum Products Corporation Site and requires Settling Defendants to oversight costs incurred by the Environmental Protection Agency (EPA) in the implementation of the ROD. This Consent Decree resolves the United States' claims for injunctive relief, pursuant to section 106 of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. 9606, with respect to the Interim ROD for Operable Unit One, and the United States' claim for response costs incurred in the implementation of the selected remedy for Interim ROD for Operable Unit One pursuant to CERCLA section 107, 42 U.S.C. 9607.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments concerning the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044, and should refer to *United States v. Petroleum Products Corp.*, D.J. Ref. No. 90-11-3-585.

The proposed Consent Decree may be examined at any of the following offices: (1) The United States Attorney for the Southern District of Florida, 155 South Miami Ave., Miami, Florida, 33130

(contact Assistant U.S. Attorney Robyn Hermann); (2) the U.S. Environmental Protection Agency, Region 4, 345 Courtland Street NE., Atlanta, Georgia (contact Assistant Regional Counsel Mary C. Johnson); and (3) the Environmental Enforcement Section, Environment & Natural Resources Division, U.S. Department of Justice, room 1541, 10th & Pennsylvania Avenue NW., Washington, DC. Copies of the proposed Decree may be obtained in person or by mail from the Environmental Enforcement Section Document Center, 601 Pennsylvania Avenue NW., Box 1097, Washington, DC 20004, telephone (202) 347-7829. For a copy of the Consent Decree without attachments please enclose a check in the amount of \$21.75 (25 cents per page reproduction charge) payable to Consent Decree Library. For a copy of the Consent Decree with attachments (including the Interim ROD and Scope of Work) please enclose a check in the amount of \$44.50 (25 cents per page reproduction charge) payable to Consent Decree Library.

**Barry M. Hartman,**  
Acting Assistant Attorney General,  
Environment & Natural Resources Division.  
[FR Doc. 91-23293 Filed 9-26-91; 8:45 am]

BILLING CODE 4410-01-M

#### **Bureau of Prisons**

##### **Intent to Prepare Draft Environmental Impact Statement (DEIS) for the Development of a Federal Transfer Center at the Will Rogers World Airport Located in Oklahoma City, OK**

**AGENCY:** U.S. Department of Justice.

**ACTION:** Notice of intent to prepare a draft environmental impact statement (DEIS).

#### **SUMMARY:**

##### **Proposed Action**

The U.S. Department of Justice, Federal Bureau of Prisons has determined that a 1,000 unit Federal Transfer Center (FTC) is needed to house inmates in transit. The proposed FTC will be leased and operated by the Bureau of Prisons in conjunction with the United States Marshals Service Air Operations transportation system. The proposed facility will be constructed and owned by the Oklahoma City Airport Authority and will house sentenced inmates in transit from the courts to designated federal correctional facilities or will house those inmates who are being transferred between federal correctional facilities.



The proposed site is a 20 acre parcel of land located at the southeast corner of MacArthur Avenue and Southwest 74th Street, directly south of the Federal Aviation Administration's Mike Monroney Aeronautical Center. Other proposed sites are in close proximity to this location.

The proposed 500,000 square foot facility will be self sufficient and will include a health unit, laundry, areas for inmate services, library and an outdoor recreation area. The facility will house minimum, low, medium and high security level inmates which will require a secure perimeter. Anticipated design features will include taxiways and an apron "gate" configuration which will allow access directly into the transfer center from the aircraft. Support functions may be housed in adjacent structures.

The estimated cost of construction is \$50-80 million. Once operational, the facility may employ up to 250 staff with an annual operating budget between \$10-12 million.

In the process of evaluating the land, several aspects will receive a detailed examination including: utilities, traffic patterns, noise levels, visual intrusion, threatened and endangered species, cultural resources, and socio-economic impacts.

#### Alternatives

In developing the DEIS, the options of no action and alternative sites for the proposed facility will be fully and thoroughly examined.

#### Scoping Process

During the preparation of the DEIS, there will be numerous opportunities for public involvement in order to determine the issues to be examined. A scoping meeting will be held at a location convenient to the Citizens of Oklahoma City. The meeting will be well publicized and will be held at a time which will make it possible for the public and interested agencies or organizations to attend. In addition, a number of informal meetings were held and will be continued by representatives of the Bureau of Prisons with interested community leaders and airport officials.

#### DEIS Preparation

Public notice will be given concerning the availability of the DEIS for public review and comment.

#### Address

Questions concerning the proposed action and the DEIS can be answered by: K. Brad Wiggins, Site Selection Specialist, Office of Facilities

Development and Operations, Administration Division, Federal Bureau of Prisons, 320 First Street, NW., Washington, DC 20534, Telephone: (202) 514-6470.

Patricia K. Sledge,

Chief, Site Selection and Environmental Review, Federal Bureau of Prisons, Department of Justice.

[FR Doc. 91-23435 Filed 9-26-91; 8:45 am]

BILLING CODE 4410-05-M

## DEPARTMENT OF LABOR

### Office of the Secretary

#### Agency Recordkeeping/Reporting Requirements Under Review by the Office of Management and Budget (OMB)

*Background:* The Department of Labor, in carrying out its responsibilities under the Paperwork Reduction Act (44 U.S.C. chapter 35), considers comments on the reporting/recordkeeping requirements that will affect the public.

*List of Recordkeeping/Reporting Requirements Under Review:* As necessary, the Department of Labor will publish a list of the Agency recordkeeping/reporting requirements under review by the Office of Management and Budget (OMB) since the last list was published. The list will have all entries grouped into new collections, revisions, extensions, or reinstatements. The Departmental Clearance Officer will, upon request, be able to advise members of the public of the nature of the particular submission they are interested in.

Each entry may contain the following information:

- The Agency of the Department issuing this recordkeeping/reporting requirement.
- The title of the recordkeeping/reporting requirement.
- The OMB and/or Agency identification numbers, if applicable.
- How often the recordkeeping/reporting requirement is needed.
- Whether small businesses or organizations are affected.
- An estimate of the total number of hours needed to comply with the recordkeeping/reporting requirements and the average hours per respondent.
- The number of forms in the request for approval, if applicable.
- An abstract describing the need for and uses of the information collection.

*Comments and Questions:* Copies of the recordkeeping/reporting requirements may be obtained by calling the Departmental Clearance Officer, Kenneth A. Mills (202) 523-5095.

Comments and questions about the items on this list should be directed to Mr. Mills, Office of Information Resources Management Policy, U.S. Department of Labor, 200 Constitution Avenue, NW., room N-1301, Washington, DC 20210. Comments should also be sent to the Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for (BLS/DM/ESA/ETA/OLMS/MSHA/OSHA/PWBA/VETS), Office of Management and Budget, room 3001, Washington, DC 20503 (202) 395-6880.

Any member of the public who wants to comment on recordkeeping/reporting requirements which have been submitted to OMB should advise Mr. Mills of this intent at the earliest possible date.

#### Extension

Employment and Training Administration.  
SESA Compliance Review Guide.  
1205-0270.

Annually; Biennially.  
State or local governments.  
216 respondents; 2,672 total hours; 17 hours per respondents; no forms.

To ensure that federally funded State Employment Security Agency programs are operated in accordance with applicable statutory and regulatory requirements.

Signed at Washington, DC this 19th day of September, 1991.

Kenneth A. Mills,

Departmental Clearance Officer.

[FR Doc. 91-23360 Filed 9-26-91; 8:45 am]

BILLING CODE 4510-30-M

### Employment Standards Administration/Wage and Hour Division

#### Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits



have been made in accordance with 29 CFR part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR part 1, appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersedeas decisions thereto, contain no expiration dates and are effective from their date of notice in the **Federal Register**, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department. Further information and self-

explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue, NW., room S-3014, Washington, DC 20210.

#### Corrections to General Wage Determination Decisions

Pursuant to the provisions of the Regulations set forth in title 29 of the Code of Federal Regulations, part 1, § 1.6(d), the Administrator of the Wage and Hour Division may correct any wage determination that contains clerical errors.

Corrections being issued in the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts" are indicated by Volume and are included immediately following the transmittal sheet(s) for the appropriate Volume(s).

#### Volume III

##### Wage Decision No. AK91-1, Modification No. 5

Pursuant to the Regulations, 29 CFR part 1, § 1.6(d), such corrections shall be included in any bid specifications containing the wage determinations, or in any on-going contracts containing the wage determinations in question, retroactively to the start of construction.

##### New General Wage Determination Decision

The numbers of the decisions added to the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts" are listed by Volume, State, and page numbers.

#### Volume I

##### West Virginia:

WV91-5 (Sept. 27, 1991) .....	p. 1461
	p. 1462
WV91-6 (Sept. 27, 1991) .....	p. 1463
	p. 1464

#### Modifications to General Wage Determination Decisions

The numbers of the decisions listed in the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts" being modified are listed by Volume, State, and page number(s). Dates of publication in the **Federal Register** are in parentheses following the decisions being modified.

#### Volume I

District of Columbia, DC91-1 (Feb. 22, 1991).	p. 79 pp. 80, 86-87
Delaware, DE91-2 (Feb. 22, 1991).	p. 95 pp. 96-97
Georgia:	
GA91-3 (Feb. 22, 1991) .....	p. 223 pp. 224-227
GA91-4 (Feb. 22, 1991) .....	p. 229 p. 230
GA91-22 (Feb. 22, 1991) .....	p. 267 p. 268
GA91-31 (Feb. 22, 1991) .....	p. 285 pp. 286-288b
GA91-32 (Feb. 22, 1991) .....	p. 289 p. 290
Kentucky, KY91-25 (Feb. 22, 1991).	p. 383 pp. 384-387
Massachusetts, MA91-2 (Feb. 22, 1991).	p. 439 pp. 440-443
New Jersey, NJ91-3 (Feb. 22, 1991).	p. 721 pp. 722-742
New York, NY91-17 (Feb. 22, 1991).	p. 921 pp. 922-930
Pennsylvania:	
PA91-13 (Feb. 22, 1991) .....	p. 1061 p. 1062
PA91-26 (Feb. 22, 1991) .....	p. 1137 p. 1138
West Virginia, WV91-2 (Feb. 22, 1991).	p. 1421 pp. 1422-1444

#### Volume II

##### Indiana:

IN91-2 (Feb. 22, 1991) .....	p. 259 p. 261
IN91-6 (Feb. 22, 1991) .....	p. 315 p. 316
Oklahoma, OK91-16 (Feb. 22, 1991).	p. 999 pp. 1000-1001
Wisconsin:	
WI91-1 (Feb. 22, 1991) .....	p. 1197 pp. 1198-1200
WI91-18 (Feb. 22, 1991) .....	p. 1285 p. 1286

#### Volume III

Montana, MT91-1 (Feb. 22, 1991).	p. 231 pp. 232-233
California, CA91-2 (Feb. 22, 1991).	p. 45 pp. 46-70b

#### General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related Acts, including those noted above, may be found in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related Acts". This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the country. Subscriptions may be purchased from: Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402, (202) 783-3238.



When ordering subscription(s), be sure to specify the State(s) of interest, since subscriptions may be ordered for any or all of the three separate volumes, arranged by State. Subscriptions include an annual edition (issued on or about January 1) which includes all current general wage determinations for the States covered by each volume. Throughout the remainder of the year, regular weekly updates will be distributed to subscribers.

Signed at Washington, DC this 20th day of September 1991.

Alan L. Moss,

Director, Division of Wage Determinations.

[FR Doc. 91-23153 Filed 9-26-91; 8:45 am]

BILLING CODE 4510-27-M

## Pension and Welfare Benefits Administration

### Department of the Treasury

#### Internal Revenue Service

[Prohibited Transaction Exemption 91-55; Application No. D-7088]

#### Transactions Between Individual Retirement Accounts and Authorized Purchasers of American Eagle Coins

**AGENCY:** Pension and Welfare Benefits Administration, Labor; Internal Revenue Service.

**ACTION:** Grant of class exemption.

**SUMMARY:** This document contains a final class exemption from certain taxes imposed by the Internal Revenue Code of 1986 (the Code). The exemption permits purchases and sales by certain "individual retirement accounts," as defined in Code section 408 ("IRAs"), of American Eagle bullion coins ("Coins") in principal transactions from or to broker-dealers in Coins which are "authorized purchasers" of Coins in bulk quantities from the United States Mint (the "Mint") and which are also "disqualified persons," within the meaning of Code section 4975(e)(2), with respect to the IRAs. The exemption would also permit the interest-free extension of credit in connection with such purchases and sales. The exemption affects persons with an interest in the investments of IRAs, including IRA depositors and their beneficiaries, as well as persons who provide custodial services to IRAs.

**EFFECTIVE DATE:** January 1, 1987.

**FOR FURTHER INFORMATION CONTACT:** Kay Madsen, Office of Exemption Determinations, Pension and Welfare Benefits Administration, U.S. Department of Labor, (202) 523-8971

(this is not a toll-free number); or Daniel J. Maguire, Esq., Plan Benefits Security Division, Office of the Solicitor, U.S. Department of Labor (202) 523-9592 (this is not a toll-free number).

**SUPPLEMENTARY INFORMATION:** On March 29, 1988, the Department of Labor (the Department) published in the *Federal Register* (53 FR 10169) a proposed class exemption from certain taxes imposed by section 4975(a) and (b) of the Code by reason of certain transactions described in section 4975(c)(1)(A), (B) and (D) of the Code.

The exemption was requested in an application dated March 4, 1987, on behalf of Prudential Bache Securities Inc., (Pru-Bache). The application was filed pursuant to section 4975(c)(2) of the Code and in accordance with the procedures set forth in ERISA Procedure 75-1 (40 FR 18471, April 28, 1975).

The notice of pendency gave interested persons an opportunity to comment on the proposal. Public comments were received pursuant to the provisions of section 4975(c)(2) of the Code and in accordance with the procedures set forth in ERISA Procedure 75-1.

Information collection requirements contained in PTE 91-55 have been approved by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act of 1980 (Pub. L. 96-511) and have been assigned OMB number 1210-0079 approved for use through July 31, 1994.

#### Discussion of Comments Received

The applicant, Pru-Bache, and Merrill Lynch, Pierce, Fenne & Smith, Inc. (Merrill), each of which functions as a broker-dealer in Coins, and as a custodian for IRAs, commented on and expressed general support for the exemption.

#### (A) Scope

Each commentator urged that the exemption include transactions involving certain IRAs subject to title I of the Employee Retirement Income Security Act of 1974 (ERISA).<sup>1</sup> The commentators suggested that, if the scope of the exemption were to be limited, the limitation should not be based on whether a title I or title II IRA is involved but rather on whether the transactions are directed by the IRA depositor. In particular, the applicant believes that such a limitation would totally avoid the application of the prohibited transaction restrictions of

title I since no sponsoring employer or fiduciary of an "employee benefit plan" will have any fiduciary responsibility for the depositor's exercise of investment control over the IRA assets. The Department notes that, in the case of a participant who exercises control over the assets of his account in the manner described in section 404(c) of ERISA with respect to an investment, the participant would not be considered a fiduciary by reason of his exercise of control and other plan fiduciaries are relieved of liability under part 4 of title I of ERISA for the results of the participant's or beneficiary's exercise of control.<sup>2</sup>

The Department notes that section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) generally transferred the authority of the Secretary of the Treasury to issue administrative exemptions under section 4975(c)(2) of the Code to the Secretary of Labor. However, the authority to grant administrative exemptions with respect to transactions that are exempted by subsection 404(c) of ERISA from the provisions of part 4 of subtitle B of title I of ERISA remains with the Treasury Department pursuant to the Reorganization Plan.<sup>3</sup> Accordingly, the Department solicited the views of the Internal Revenue Service (the Service) regarding the adoption of a final class exemption that would extend to ERISA section 404(c) transactions.

The Service fully reviewed the Department's pendency notice prior to its publication in the *Federal Register*, and has subsequently reviewed the entire exemption application file, including comments received as a result of the pendency notice, and concurs in the relief provided by the exemption. Accordingly, the Service has determined that it will join the Department in granting this exemption. Although the Service was not a signatory to the notice

<sup>1</sup> Section 404(c) refers to a pension plan that "provides for individual accounts." On March 13, 1991 (56 FR 10724), the Department repropounded a regulation under section 404(c) which defined an "ERISA section 404(c) plan" as an individual account plan described in section 3(34) of ERISA that permits a participant to make an independent choice, from a broad range of investment alternatives, regarding the manner in which any portion of the assets in his individual account is invested. The proposed regulation, however, limited coverage of section 404(c) to "individual account plans" described in section 3(34) of ERISA because the Conference Report accompanying ERISA, H.R. Rep. No. 1280, 93d Cong., 2d Sess., 305 (1974), refers to individual account plans that provide for participant control, and section 404(c) contemplates separate individual accounting so that each participant will bear the sole risk of loss attributable to his investment decision.

<sup>2</sup> See section 102(a)(iii) of Reorganization Plan No. 4 of 1978.

<sup>3</sup> The proposed exemption did not extend relief to transactions involving IRAs which are employee benefit plans covered by title I of ERISA. See 29 CFR 2510.3-2(d).



of pendency for this exemption, it finds that it is unnecessary to publish a separate notice because: the procedures followed by the Department provided an adequate opportunity for full consideration of the issues in the proposed exemption; the issues involved in an exemption for transactions involving the purchase and sale of Coins which are afforded the statutory relief described in section 404(c) of ERISA are substantially the same as those in the proposed exemption; and its decision would not have been enhanced or assisted by the receipt of additional comments. Therefore, substantive rights will not be jeopardized if a separate notice of pendency is not issued.

#### *(B) Dual Arm's-Length Pricing Standards*

Both commentators urged the Department to delete the "general" arm's-length test which would require that the terms of a transaction be not less favorable to the IRA than the terms generally available in comparable Coin transactions between unrelated parties. In the view of the commentators, the "general" arm's-length standard would necessitate consideration of any numismatic value.

In this regard, the application stated that all Coins of a given size will be priced by an authorized purchaser at the same price at any given point in time. Pru-Bache indicated that its operational system with respect to its Coin program is such that Coins are priced in all transactions with IRAs and others without regard to numismatic value. The applicant believes that this is the situation for the other "authorized purchaser" IRA custodians as well. Pru-Bache concluded by indicating that an IRA desiring to engage in Coin transactions reflecting numismatic value could do so through other custodians whose systems permit such transactions. Merrill similarly indicated that, except in rare circumstances, it buys and sells Coins at prices reflecting the value of the metal content. The commentators suggest that the "particular" arm's-length test which requires that the terms of a covered transaction must be not less favorable to the IRA than the terms afforded by the disqualified person or any affiliate in comparable Coin transactions involving unrelated parties would provide sufficient protection.

The commentators further indicated that it would be very difficult to maintain records which would permit a determination of whether the "general" arm's-length standard described in section III(d)(i) of the proposal had been met.

After considering the comments, the Agencies have determined that the safeguards contained in the exemption would not be significantly diminished by deleting the "general" arm's-length test contained in section III(d)(i).<sup>4</sup> However, in view of the decision to delete the "general" arm's-length test, the Agencies believe that purchases and sales of Coins between the authorized purchaser and non-IRA customers provide an important safeguard under the exemption. Accordingly, section III(d) has been clarified to provide that each denomination of Coins offered to IRAs must be purchased and sold by the authorized purchaser in transactions with unrelated parties in the ordinary course of its business with customers other than IRAs.

Merrill also expressed concern that the requirement under section III(d) (i) and (ii) that the comparable Coin transactions involve unrelated parties could be read to require comparison with transactions between an authorized purchaser and another bullion dealer. The Agencies are of the view that transactions between bullion dealers are not comparable to transactions between an authorized purchaser and retail customer such as an IRA. Therefore, no modification of the exemption is necessary.

Finally, Merrill suggests that the phrase "terms of the transaction" contained in section III(d) be deleted and replaced by the phrase "price quotations for Coins." The commentator expressed concern that the phrase "terms of the transaction" was too broad and might be construed to include related fees, such as storage/custodial or transaction fees rather than just the actual price of the Coins. The Agencies are not persuaded that the modification suggested by the commentator would be as protective of the interests of participants and beneficiaries of IRAs engaging in Coin transactions. Consequently, the exemption has not been revised in this regard. The exemption as granted relates to the purchase and sale of the Coins (as well as an extension of credit) and the Department intends that all the terms related to that transaction be subject to the conditions of the exemption. To the extent services are rendered to a plan which are beyond the scope of this exemption, the fees for those services

<sup>4</sup> However, it should be noted that, if an authorized purchaser engages in Coin transactions which reflect a premium relative to other Coins of the same denomination, the Agencies are of the view that section III(e) of the exemption would require that IRAs also be afforded the opportunity to engage in such transactions and to receive any numismatic premium attributable to Coins sold.

would need to meet the conditions of section 4975(d)(2) of the Code in order to qualify for the relief provided in that section.

#### **Recordkeeping Requirements**

Each commentator expressed concern regarding the condition contained in section III(i) of the proposal which requires that the person directing the investments of the IRA have access to such records as are necessary to determine whether the conditions of the exemption have been met. The commentators stated that, while information concerning trade secrets or financial information would not have to be made available under the proposal to the person directing the investments of the IRA, the condition could be interpreted to require an authorized purchaser to reveal the names of clients. The commentators suggest that the availability of summary information with respect to the identity of other clients (e.g., whether a party is an IRA) would provide sufficient protection.

As the commentators noted, section III(i) permits an authorized purchaser to withhold trade secrets or financial information which is privileged or confidential from persons directing the investment of the IRA. The Agencies believe that this condition does not require the disclosure of the specific names of customers or other identifying information so long as the records disclose the type of customers with whom a transaction in Coins was consummated. Therefore, no modification is necessary.

#### **Prior Disclosure**

Merrill expressed concern regarding the prospective condition in the proposal which would require an authorized purchaser to furnish certain material information regarding Coin transactions to the person directing investments of the IRA prior to engaging in covered transactions. The commentator states that such a requirement would be burdensome, and suggests as an alternative that the exemption require that the disclosure precede or accompany the written confirmation of an authorized purchaser's first covered Coin transaction with an IRA.

The Agencies believe that it is entirely appropriate, in the context of this class exemption, to require the disclosure of certain information to the person directing the investments of the IRA prior to its engaging in covered transactions. It appears to the Agencies that such information would be helpful to the directing person generally in the



evaluation of the merits of Coins as an investment. Accordingly, the Agencies have retained this condition in the final exemption.

#### General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption under section 4975(c)(2) of the Code does not relieve a fiduciary or other party in interest or disqualified person from certain other provisions of ERISA or the Code. These provisions include any prohibited transaction provisions to which the exemption does not apply and the general fiduciary responsibility provisions of section 404 of ERISA which require, among other things, that a fiduciary discharge his or her duties respecting the plan solely in the interests of the participants and beneficiaries of the plan; nor does the exemption affect the requirement of section 408(a) of the Code that an IRA must operate for the exclusive benefit of the individual for whose benefit the IRA is maintained and his or her beneficiaries.

(2) In accordance with section 4975(c)(2) of the Code, the Agencies make the following determinations:

(i) The exemption is administratively feasible;

(ii) The exemption is in the interest of IRAs and of the individuals for whose benefit the IRAs are maintained; and

(iii) The exemption is protective of the rights of individuals for whose benefit the IRAs are maintained.

(3) The exemption is applicable to a particular transaction only if the transaction satisfies the conditions specified in the exemption; and

(4) The exemption is supplemental to, and not in derogation of, any other provisions of ERISA and the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption is not dispositive of whether the transaction is in fact a prohibited transaction.

#### Exemption

Accordingly, the following exemption is granted under the authority of section 4975(c)(2) of the Code, pursuant to ERISA Procedure 75-1 and Revenue Procedure 75-28, 1975-1 C.B. 772:

#### Section I. Definitions and Special Rules

The following definitions apply to this exemption:

(a) "Authorized purchasers" are banks or other persons referenced in

section 408(a)(2) or (h) of the Internal Revenue Code of 1986 (Code) that are approved by the United States Mint (the Mint), for eligibility to purchase the American Eagle U.S. gold or silver bullion coins which are described in section 5112(a) (7), (8), (9), and (10) or section (e) of Title 31 of the United States Code (Coins), directly from the Mint in bulk quantities.

(b) The term "covered transaction" means a transaction described in section II of this exemption.

(c) "IRA" means an individual retirement account described in Code section 408 with respect to which the authorized purchaser is a disqualified person.

(d) An "affiliate" of a person includes the following:

(1) Any person directly or indirectly controlling, controlled by, or under common control with, the person;

(2) Any officer, director, partner, employee, member of the family (as defined in Code section 4975(e)(6)), brother, sister, or spouse of a brother or sister, of the person;

(3) Any corporation or partnership of which the person is an officer, director or partner.

The term "control" means the power to exercise a controlling influence over the management or policies of a person other than an individual.

(e) The term "execution" means the acceptance of an offer to purchase or sell a Coin in a covered transaction such that both the IRA and the authorized purchaser are legally obligated to complete the transaction as directed.

(f) The term "accredited person" means any duly authorized employee of the Department of Labor or the Internal Revenue Service or the person directing the investments of an IRA.

(g) The term "independent third party" excludes the authorized purchaser and any person affiliated therewith.

#### Section II. Covered Transactions

Effective January 1, 1987, if each condition of section III of this exemption is satisfied, the taxes imposed by section 4975(a) and (b) of the Code by reason of section 4975(c)(1)(A), (B) or (D) of the Code shall not apply to—

(a) The purchase of Coins by an IRA from an authorized purchaser; or

(b) The sale by an IRA of Coins to be authorized purchaser;

(c) The extension of credit in connection with the settlement of transactions described in (a) or (b).

#### Section III. Conditions

(a) In the case of an IRA with is an

employee benefit plan covered by Title I of the Employee Retirement Income Security Act of 1974 (ERISA), the covered transaction is the type of transaction described in section 404(c) of ERISA.

(b) The transaction is directed either by the individual for whose benefit the IRA is maintained or by an independent third party appointed by such individual.

(c) Neither the authorized purchaser nor any affiliate thereof has any discretionary authority or control respecting the management or disposition of the IRA assets involved in the transaction, or renders investment advice (within the meaning of 26 CFR 54.4975-9(c)) respecting those assets.

(d) Each denomination of Coins offered to IRAs pursuant to this exemption is purchased and sold by the authorized purchaser in transactions with unrelated parties in the ordinary course of its business with customers other than IRAs.

(e) At the time the transaction is executed, the terms of the transaction must be not less favorable to the IRA than the terms afforded by the disqualified person or any affiliate thereof in comparable Coin transactions involving unrelated parties.

(f) Payment for, and delivery of, Coins in settlement of a covered transaction is made simultaneously and in no event more than 10 business days after execution of the transaction involved, and no interest is charged for the period of time between execution and settlement.

(g) The disqualified person provides current price quotations to the person directing the investments of the IRA immediately prior to the time a covered transaction is executed so that such person will know the exact price at which the purchase or sale will occur.

(h) A separate written confirmation statement is issued with respect to each covered transaction to the person who directs the transaction for the IRA. The confirmation shall disclose the date, quantity, and price of the Coins bought or sold as well as the fact that the disqualified person acted as a principal in the transaction. The confirmation shall be issued in no event more than 10 business days after the execution of the transaction.

(i) With regard to transactions entered into subsequent to (enter date 90 days after grant of the final exemption), prior to its engaging in covered transactions the disqualified person prepares and provides to the person directing the



investments of the IRA material information regarding transactions in Coins, and furnishes supplemental information to the person directing the investments of IRAs which have invested in Coins if material changes occur. This information must include:

(1) A general description of the manner in which Coins are priced in the market.

(2) Disclosure of any fees for services or special or minimum transaction costs that will be incurred as the result of the purchase or sale of Coins by an IRA.

(3) Any minimum quantity of Coins which must be brought or sold.

(4) Disclosure of the role of the disqualified person as a principal in the transaction.

(5) An explanation that the purchase or sale of Coins between the IRA and the authorized purchaser would be prohibited in the absence of an exemption, a discussion of the arm's-length pricing standard of this exemption and disclosure that records are accessible which would enable the person directing investments of the IRA to determine whether the conditions of this exemption have been met.

(j) The disqualified person maintains or causes to be maintained for a period of at least six years from the date of settlement of a covered transaction such records as are necessary to allow accredited persons to determine whether the conditions of the exemption have been met. The records shall include daily information indicating each customer (including each IRA and each other client) with whom a transaction involving Coins was consummated, the price and number of Coins involved, and the date and the time at which the transaction was executed. The persons directing the investments of an IRA are not authorized to examine a disqualified person's trade secrets or financial information which is privileged or confidential. The records must be reasonably accessible and must be available for examination during normal business hours. Notwithstanding these recordkeeping requirements, a prohibited transaction will not be deemed to have occurred if, due to circumstances beyond the control of the disqualified person, such records are lost or destroyed prior to the end of the six year period.

Signed at Washington DC, this 23rd day of

September, 1991.

**Alan D. Lebowitz,**  
*Deputy Assistant Secretary for Program Operations, Pension and Welfare Benefits Administration, Department of Labor.*

**John E. Burke,**  
*Assistant Commissioner Employee Plans and Exempt Organizations, Internal Revenue Service.*

[FR Doc. 91-23359 Filed 9-26-91; 8:45 am]

BILLING CODE 4510-29-M

## NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

### Advisory Committee on Presidential Libraries; Meeting

Notice is hereby given that the Advisory Committee on Presidential Libraries will meet on Monday, November 4, 1991, from 2 p.m. to 5 p.m., in the Research Room of the Ronald Reagan Library, 40 Presidential Drive, Simi Valley, California.

This will be the fifth meeting of the committee. The agenda for the meeting will be a discussion of Presidential Library Museum exhibits, public programs and private funding.

The meeting will be open to the public. For further information, call John Fawcett on (202) 501-5700.

Dated: September 19, 1991.

**Don W. Wilson,**  
*Archivist of the United States.*

[FR Doc. 91-23266 Filed 9-26-91; 8:45 am]

BILLING CODE 7515-01-M

## NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

### Meeting

Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92-463), as amended, notice is hereby given that a meeting of the Literature Advisory Panel (Creative Writing: Prose Fellowships Section) to the National Council on the Arts will be held on October 9-10, 1991 from 9 a.m.-6:30 p.m. and October 11 from 9 a.m.-5 p.m. in room 730 at the Nancy Hanks Center, 1100 Pennsylvania Avenue, NW., Washington, DC 20506.

A portion of this meeting will be open to the public on October 11 from 2 p.m.-5 p.m. The topic will be policy discussion.

The remaining portions of this meeting on October 9-10 from 9 a.m.-6:30 p.m. and October 11 from 9 a.m.-2 p.m. are for the purpose of Panel review, discussion, evaluation, and recommendation on applications for financial assistance under the National

Foundation on the Arts and the Humanities Act of 1965, as amended, including information given in confidence to the agency by grant applicants. In accordance with the determination of the Chairman of September 23, 1991, these sessions will be closed to the public pursuant to subsection (c)(4), (6) and (9)(B) of section 552b of title 5, United States Code.

Any person may observe meetings, or portions thereof, of advisory panels which are open to the public, and may be permitted to participate in the panel's discussions at the discretion of the panel chairman and with the approval of the full-time Federal employee in attendance.

If you need special accommodations due to a disability, please contact the Office of Special Constituencies, National Endowment for the Arts, 1100 Pennsylvania Avenue, NW., Washington, DC 20506, 202/682-5532, TTY 202/682-5496, at least seven (7) days prior to the meeting.

Further information with reference to this meeting can be obtained from Ms. Yvonne M. Sabine, Advisory Committee Management Officer, National Endowment for the Arts, Washington, DC 20506, or call (202) 682-5433.

Dated: September 24, 1991.

**Yvonne M. Sabine,**  
*Director, Council and Panel Operations, National Endowment for the Arts.*

[FR Doc. 91-23410 Filed 9-26-91; 8:45am]

BILLING CODE 7537-01-M

## NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-315 and 50-316]

**Indiana Michigan Power Co.; Donald C. Cook Nuclear Plant, Units 1 and 2; Issuance of Environmental Assessment and Finding of No Significant Impact**

The U.S. Nuclear Regulatory Commission (the Commission) is considering issuance of proposed amendments to Facility Operating License Nos. DPR-58 and DPR-74, issued to the Indiana Michigan Power Company (the licensee), for operation of the Donald C. Cook Nuclear Plant, Units 1 and 2, (the facilities) located in Berrien County, Michigan.

### Identification of Proposed Action

The proposed amendments would change the expiration date of the Unit 1 operating license (OL) from March 25, 2009 to October 25, 2014. The Unit 2 OL



expiration date would be changed from March 25, 2009 to December 23, 2017.

The proposed action is in accordance with the licensee's application dated December 27, 1989 as revised by letter dated April 4, 1990.

#### Summary of Environmental Assessment

The Commission's staff has reviewed the potential environmental impact, both radiological and non-radiological, of the proposed changes in the expiration date for the facilities. This assessment considered the previous environmental studies, including the Final Environmental Statement (FES) dated August 8, 1973, and more recent NRC policy. In addition, the staff considered the facilities' operating performance history in the areas of radioactive effluent monitoring and control, environmental monitoring, and occupational exposure. The staff concluded that the proposed action would have no significant environmental impact and would have significant economic benefit to the licensee and public.

#### Finding of No Significant Impact

The staff has reviewed the proposed change to the expiration date of the Donald C. Cook Nuclear Plant Units 1 and 2 Facility Operating Licenses relative to the requirements set forth in 10 CFR Part 51. Based upon the environmental assessment, the staff concluded that there are no significant radiological or non-radiological impacts associated with the proposed action and that the proposed license amendments will not have a significant effect on the quality of the human environment. Therefore, the Commission has determined, pursuant to 10 CFR 51.31, not to prepare an environmental impact statement for the proposed amendments.

For further details with respect to this action, see (1) the licensee's application for license amendments dated December 27, 1989, (2) the "Final Environmental Assessment Related to Operation of Donald C. Cook Nuclear Plant Units 1 and 2" issued August 8, 1973, and (3) the Environmental Assessment dated September 20, 1991. These documents are available for public inspection at the U.S. Nuclear Regulatory Commission's Public Document Room, 2120 L Street, N.W. Washington, DC 20555, and at the Maude Palenske Memorial Library, 500 Market Street, St. Joseph, Michigan 49085.

Dated at Rockville, Maryland, this 20th day of September 1991.

For the Nuclear Regulatory Commission.  
**Ledyard B. Marsh,**  
*Director, Project Directorate III-1, Division of  
 Reactor Projects III/IV/V Office of Nuclear  
 Reactor Regulation.*  
 [FR Doc. 91-23373 Filed 9-26-91; 8:45 am]  
 BILLING CODE 7590-01-M

#### Advisory Committee on Reactor Safeguards; Meeting Agenda

In accordance with the purposes of sections 29 and 182b. of the Atomic Energy Act (42 U.S.C. 2039, 2232b), the Advisory Committee on Reactor Safeguards will hold a meeting on October 10-12, 1991, in room P-110, 7920 Norfolk Avenue, Bethesda, Maryland. Notice of this meeting was published in the Federal Register on August 21, 1991.

#### Thursday, October 10, 1991

**8:30 a.m.-8:45 a.m.: Opening Remarks by ACRS Chairman (Open)**—The ACRS Chairman will make opening remarks and comment briefly regarding items of current interest.

**8:45 a.m.-12 noon and 1 p.m.-2 p.m.: Diablo Canyon Nuclear Power Plant (Open)**—The Committee will hear a briefing and hold a discussion regarding the results of the Long-Term Seismic Reevaluation Program for this plant. Representatives of the NRC staff and the Pacific Gas and Electric Company will participate, as appropriate.

**2 p.m.-3 p.m.: General Electric Wilmington Fuel Facility (Open)**—The Committee will hear a briefing and hold a discussion with representatives of the NRC staff regarding the May 29, 1991 incident during which criticality was possible. Representatives of the NRC staff and the licensee will participate, as appropriate.

**3:15 p.m.-4:45 p.m.: Meeting with Director, NMSS (Open/Closed)**—The Committee will meet with the Director of NMSS to discuss items of mutual interest, including the licensing status of the Louisiana Energy Services enrichment plant, the NRC-licensee interaction during the May 29, 1991 incident at the GE-Wilmington Fuel Facility, and the design basis security threat at nuclear facilities.

Portions of this session will be closed as necessary to discuss information related to safeguards and security provisions to preclude sabotage at specific nuclear facilities.

**4:45 p.m.-6:30 p.m.: Key Technical Issues Related To Evolutionary, Passive, and Advanced Reactor Facilities (Open)**—The Committee will discuss key technical issues regarding

evolutionary, passive, and advanced nuclear power plant designs in need of early resolution.

#### Friday, October 11, 1991

**8:30 a.m.-9:45 a.m.: Revised 10 CFR part 20, Standards for Protection Against Radiation (Open)**—The Committee will review and report on proposed NRC Regulatory Guides to provide guidance regarding implementation of the recently revised 10 CFR part 20, Standards for Protection Against Radiation.

**10 a.m.-11 a.m.: Reactor Requalification Program (Open)**—The Committee will hear a briefing and hold a discussion regarding experience with the NRC reactor operator requalification program, including the impact of symptom-based operating procedures.

**11 a.m.-12 noon: Resolution of Generic Issue-113, Dynamic Qualification of Large Bore Hydraulic Snubbers (Open)**—The Committee will review and report on the NRC staff's proposed resolution of this generic issue. Representatives of the NRC staff and the nuclear industry will participate, as appropriate.

**1 p.m.-2:30 p.m.: Future ACRS Activities (Open)**—The Committee will discuss anticipated subcommittee activities and items proposed for consideration by the full Committee as well as items related to the scope and conduct of Committee and subcommittee activities.

**2:45 p.m.-5 p.m.: Key Technical Issues (Open)**—The Committee will continue the discussion regarding key technical issues related to evolutionary, passive, and advanced nuclear power plant designs in need of early resolution.

**5 p.m.-6 p.m.: ACRS Subcommittee Activities (Open)**—The Committee will hear reports on and discuss assigned subcommittee activities including proposed EPRI reactor setpoint methodology for future plants, and the status of the review of the GE ABWR plant.

#### Saturday, October 12, 1991

**8:30 a.m.-11 a.m.: Preparation of ACRS Reports (Open)**—The Committee will discuss proposed ACRS reports to NRC regarding items considered during this meeting and issues that were not completed at previous meetings as time and availability of information permit.

**11 a.m.-12 noon: Key Technical Issues (Open)**—The Committee will continue discussion of key technical issues related to evolutionary, passive, and advanced reactor designs in need of early resolution.



*1 p.m.-2:30 p.m.: Miscellaneous (Open)*—The Committee will complete discussion of issues considered during this meeting and will discuss administrative and other matters related to the scope and conduct of Committee business, as appropriate.

Procedures for the conduct of and participation in ACRS meetings were published in the **Federal Register** on October 2, 1990 (55 FR 40249). In accordance with these procedures, oral or written statements may be presented by members of the public, recordings will be permitted only during those open portions of the meeting when a transcript is being kept, and questions may be asked only by members of the Committee, its consultants, and staff. Persons desiring to make oral statements should notify the ACRS Executive Director as far in advance as practicable so that appropriate arrangements can be made to allow the necessary time during the meeting for such statements. Use of still, motion picture and television cameras during this meeting may be limited to selected portions of the meeting as determined by the Chairman. Information regarding the time to be set aside for this purpose may be obtained by a prepaid telephone call to the ACRS Executive Director, Mr. Raymond F. Fraley, prior to the meeting. In view of the possibility that the schedule for ACRS meetings may be adjusted by the Chairman as necessary to facilitate the conduct of the meeting, persons planning to attend should check with the ACRS Executive Director if such rescheduling would result in major inconvenience.

I have determined in accordance with Subsection 10(d) Public Law 92-463 that it is necessary to close portions of this meeting noted above to discuss Safeguards and Security Information for nuclear power plants consistent with 5 U.S.C. 552(c)(3).

Further information regarding topics to be discussed, whether the meeting has been canceled or rescheduled, the Chairman's ruling on requests for the opportunity to present oral statements and the time allotted can be obtained by a prepaid telephone call to the ACRS Executive Director, Mr. Raymond F. Fraley (telephone 301/492-8049), between 8 a.m. and 4:30 p.m.

Dated: September 23, 1991.

John C. Hoyle,

*Advisory Committee Management Officer.*

[FR Doc. 91-23370 Filed 9-26-91; 8:45 am]

BILLING CODE 7590-01-M

[Docket Nos. 50-321 and 50-366]

**Georgia Power Co., et al.; Withdrawal of Application for Amendment to Facility Operating License**

The United States Nuclear Regulatory Commission (the Commission) has granted the request of Georgia Power Company, et al. (the licensee), to withdraw its May 13, 1988, application for proposed amendment to Facility Operating License Nos. DPR-57 and NPF-5 for the Edwin I. Hatch Nuclear Plant, Unit Nos. 1 and 2, located in Appling County, Georgia.

The proposed amendment would have revised the Technical Specifications related to main steam isolation valves.

The Commission has previously issued a Notice of Consideration of Issuance of Amendment published in the **Federal Register** on August 3, 1988 (53 FR 29292). However, by letter dated September 17, 1991, the licensee withdrew the proposed change.

For further details with respect to this action, see the application for amendment dated May 13, 1988, and the licensee's letter dated September 17, 1991, which withdrew the application for license amendment. The above documents are available for public inspection at the Commission's Public Document Room, 2120 L Street, NW., Washington, DC, and the Appling County Public Library, 301 City Hall Drive, Baxley, Georgia 31513.

Dated at Rockville, Maryland this 20th day of September 1991.

For the Nuclear Regulatory Commission.

Kahtan N. Jabbour,

*Project Manager, Project Directorate II-3, Division of Reactor Projects I/II, Office of Nuclear Reactor Regulation.*

[FR Doc. 91-23372 Filed 9-26-91; 8:45 am]

BILLING CODE 7590-01-M

[Docket Nos. 50-321 and 50-366]

**Georgia Power Co., et al.; Withdrawal of Application for Amendment to Facility Operating License**

The United States Nuclear Regulatory Commission (the Commission) has granted the request of Georgia Power Company, et al. (the licensee), to withdraw its March 17, 1989, application for proposed amendment to Facility Operating License Nos. DPR-57 and NPF-5 for the Edwin I. Hatch Nuclear Plant, Unit Nos. 1 and 2, located in Appling County, Georgia.

The proposed amendment would have revised the Technical Specifications to incorporate provisions of Generic Letter 87-09 to encourage a voluntary amendment request concerning the

general requirements of the applicability of limiting conditions and surveillance requirements in sections 3.0 and 4.0.

The Commission has previously issued a Notice of Consideration of Issuance of Amendment published in the **Federal Register** on May 31, 1989, (54 FR 23313). However, by letter dated September 17, 1991, the licensee withdrew the proposed change.

For further details with respect to this action, see the application for amendment dated March 17, 1989, and the licensee's letter dated September 17, 1991, which withdrew the application for license amendment. The above documents are available for public inspection at the Commission's Public Document Room, 2120 L Street, NW., Washington, DC, and the Appling County Public Library, 301 City Hall Drive, Baxley, Georgia 31513.

Dated at Rockville, Maryland this 20th day of September 1991.

For the Nuclear Regulatory Commission.

Kahtan N. Jabbour,

*Project Manager, Project Directorate II-3, Division of Reactor Projects I/II, Office of Nuclear Reactor Regulation.*

[FR Doc. 91-23375 Filed 9-26-91; 8:45 am]

BILLING CODE 7590-01-M

[Docket No. 50-219]

**Related to Amendment No. 155 to Facility Operating License No. DPR-16; GPU Nuclear Corp. and Jersey Central Power & Light Co.; Oyster Creek Nuclear Generating Station**

The U.S. Nuclear Regulatory Commission (Commission) has issued Amendment No. 155 to Facility Operating License No. DPR-16 issued to GPU Nuclear Corporation (the licensee), which revised the Technical Specifications for operation of the Oyster Creek Nuclear Generating Station located in Ocean County, New Jersey. The amendment is effective as of the date of issuance.

The amendment revises the Technical Specifications, Table 4.15.2, Items 2.a. and 3.a. regarding the channel functional test requirements for the Main Stack and Turbine Building Vent Radioactive Gaseous Effluent Monitoring Systems.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR chapter I, which are set forth in the license amendment.



Notice of Consideration of Issuance of Amendment and Opportunity for Hearing in connection with this action was published in the **Federal Register** on May 20, 1991 (56 FR 23092). No request for a hearing or petition for leave to intervene was filed following this notice.

The Commission has prepared an Environmental Assessment related to the action and has determined not to prepare an environmental impact statement. Based upon the environmental assessment, the Commission has concluded that the issuance of this amendment will not have a significant effect on the quality of the human environment.

For further details with respect to the action see (1) the application for amendment dated April 25, 1991, (2) Amendment No. 155 to License No. DPR-16, (3) the Commission's related Safety Evaluation, and (4) the Commission's Environmental Assessment. All of these items are available for public inspection at the Commission's Public Document Room, the Gelman Building, 2120 L Street NW., Washington, DC 20555 and at the local public document room, located at the Ocean County Library, Reference Department, 101 Washington Street, Toms River, New Jersey 08753. A copy of items (2), (3) and (4) may be obtained upon request addressed to the U.S. Nuclear Regulatory Commission, Washington, DC 20555, Attention: Director, Division of Reactor Projects—I/II.

Dated at Rockville, Maryland this 18th day of September 1991.

For the Nuclear Regulatory Commission.

John F. Stolz,

*Director, Project Directorate I-4, Division of Reactor Projects—I/II, Office of Nuclear Reactor Regulation.*

[FR Doc. 91-23374 Filed 9-26-91; 8:45 am]

BILLING CODE 7590-01-M

[Docket No. 50-148]

**The University of Kansas (The University of Kansas Research Reactor); Order Authorizing Dismantling of Facility and Disposition of Component Parts**

By application dated December 17, 1990, the University of Kansas (the licensee) requested authorization to dismantle the University of Kansas research reactor facility, License No. R-78, located on the licensee's campus in Lawrence, Kansas and to dispose of the component parts, in accordance with the decommissioning plan submitted as part of the application. A "Notice of Proposed Issuance of Orders

Authorizing Disposition of Component Parts and Terminating Facility License" was published in the **Federal Register** on April 22, 1991 (56 FR 16349). No request for a hearing or petition for leave to intervene was filed following notice of the proposed action.

The U.S. Nuclear Regulatory Commission (the Commission), has reviewed the application with respect to the provisions of the Commission's rules and regulations and has found that the dismantling and disposal of component parts as stated in the licensee's decommissioning plan will be consistent with the regulations in 10 CFR chapter I, and will not be inimical to the common defense and security or to the health and safety of the public. The basis of these findings is set forth in the concurrently issued Safety Evaluation by the Office of Nuclear Reactor Regulation.

The Commission has prepared an Environmental Assessment and Finding of No Significant Impact for the proposed action. Based on that Assessment, the Commission has determined that the proposed action will not result in any significant environmental impact and that an environmental impact statement need not be prepared.

Accordingly, the licensee is hereby ordered to dismantle the University of Kansas research reactor facility covered by License No. R-78, as amended, and dispose of the component parts in accordance with its decommissioning plan and the Commission's rules and regulations.

After completion of the dismantling and disposal, the licensee will submit a report on the radiation survey it has performed to confirm that radiation and surface contamination levels in the facility area satisfy the values specified in the decommissioning plan and in the Commission's guidance. Following an inspection by representatives of the Commission to verify the radiation and contamination levels in the facility, consideration will be given to issuance of a further order terminating Facility License No. R-78.

For further details with respect to this action, see (1) the licensee's application for authorization to dismantle the facility, dispose of component parts, and terminate Facility License No. R-78, dated December 17, 1990; (2) the Commission's Safety Evaluation; and (3) the Environmental Assessment and Finding of No Significant Impact. All of these items are available for public inspection at the Commission's Public Document Room, 2120 L Street, NW., Washington, DC. Copies of items (2) and (3) may be obtained by request

addressed to the U.S. Nuclear Regulatory Commission, Washington, DC 20555, Attention: Director, Division of Advanced Reactors and Special Projects.

Dated at Rockville, Maryland this 19th day of September 1991.

For the Nuclear Regulatory Commission.

Dennis M. Crutchfield,

*Director, Division of Advanced Reactors and Special Projects, Office of Nuclear Reactor Regulation.*

[FR Doc. 91-23230 Filed 9-26-91; 8:45 am]

BILLING CODE 7590-01-M

**PENSION BENEFIT GUARANTY CORPORATION**

**Request for Extension of Approval Under the Paperwork Reduction Act; Collection of Information Under 29 CFR Part 2673, Notice of Termination for Multiemployer Plans**

**AGENCY:** Pension Benefit Guaranty Corporation.

**ACTION:** Notice of request for extension of OMB approval.

**SUMMARY:** This notice advises the public that the Pension Benefit Guaranty Corporation has requested extension of approval by the Office of Management and Budget for a currently approved collection of information (1212-0020) contained in its regulation on Notice of Termination for Multiemployer Plans (29 CFR part 2673). Current approval of the collection of information expires on November 30, 1991.

**ADDRESSES:** All written comments should be addressed to: Office of Management and Budget, Paperwork Reduction Project (1212-0031), Washington, DC 20503. The request for extension will be available for public inspection at the PBGC Communications and Public Affairs Department, suite 7100, 2020 K Street, NW., Washington, DC 20006, between the hours of 9 a.m. and 4 p.m.

**FOR FURTHER INFORMATION CONTACT:**

Deborah C. Murphy, Attorney, Office of the General Counsel (22500), Pension Benefit Guaranty Corporation, 2020 K Street, NW., Washington, DC 20006, 202-778-8820 (202-778-8859 for TTY and TDD). (There are not toll-free numbers.)

**SUPPLEMENTARY INFORMATION:** This collection of information is contained in the Pension Benefit Guaranty Corporation's ("PBGC's") regulation on Notice of Termination for Multiemployer Plans (29 CFR part 2673).

Section 4041A(f)(2) of the Employee Retirement Income Security Act of 1974



("ERISA") gives the PBGC authority to prescribe reporting requirements for terminated multiemployer pension plans covered by title IV of ERISA where appropriate to protect the interests of plan participants and beneficiaries or to prevent unreasonable loss to the PBGC.

The PBGC's regulation on Notice of Termination for Multiemployer Plans requires the filing of a notice of termination with the PBGC by a multiemployer plan that has terminated either by plan amendment or by mass withdrawal. The notice must contain certain basic information such as the plan's identity, the date of termination, and the plan's most recent Form 5500. In addition, a plan that has terminated by mass withdrawal must supply certain financial information to enable the PBGC to assess the likelihood of benefit reductions or suspensions under the plan and the need for PBGC financial assistance to the plan. More information is required with respect to mass withdrawal terminations because the risk of plan insolvency is greater in these cases.

The PBGC estimates that it will receive 20 notices under the regulation annually, that 16 of these notices will be from plans that have terminated by plan amendment and will require 2 hours each to prepare, and that 4 notices will be from plans that have terminated by mass withdrawal and will require 14.5 hours each to prepare. Thus, the total estimated annual burden on the public is 90 hours.

Issued at Washington, DC, this 23rd day of September 1991.

**James B. Lockhart III,**  
*Executive Director, Pension Benefit Guaranty Corporation.*

[FR Doc. 91-23362 Filed 9-26-91; 8:45 am]

BILLING CODE 7708-01-M

#### **Request for Extension of Approval Under the Paperwork Reduction Act; Collection of Information Under 29 CFR Part 2642, Allocating Unfunded Vested Benefits**

**AGENCY:** Pension Benefit Guaranty Corporation.

**ACTION:** Notice of request for extension of OMB approval.

**SUMMARY:** This notice advises the public that the Pension Benefit Guaranty Corporation has requested extension of approval by the Office of Management and Budget for a currently approved collection of information (1212-0035) contained in its regulation on Allocating Unfunded Vested Benefits (29 CFR part 2642). Current approval of the collection

of information expires on November 30, 1991.

**ADDRESSES:** All written comments should be addressed to: Office of Management and Budget, Paperwork Reduction Project (1212-0035), Washington, DC 20503. The request for extension will be available for public inspection at the PBGC Communications and Public Affairs Department, suite 7100, 2000 K Street, NW., Washington, DC 20006, between the hours of 9 a.m. and 4 p.m.

**FOR FURTHER INFORMATION CONTACT:** Deborah C. Murphy, Attorney, Office of the General Counsel (22500), Pension Benefit Guaranty Corporation, 2020 K Street, NW., Washington, DC 20006, 202-778-8820 (202-778-8859 for TTY and TDD). (These are not toll-free numbers.)

**SUPPLEMENTARY INFORMATION:** This collection of information is contained in the Pension Benefit Guaranty Corporation's ("PBGC's") regulation on Allocating Unfunded Vested Benefits (29 CFR part 2642).

Section 4211(c)(5)(A) of the Employee Retirement Income Security Act of 1974 ("ERISA") requires the PBGC to prescribe by regulation a procedure whereby multiemployer pension plans can change the way they allocate unfunded vested benefits to withdrawing employers, subject to PBGC approval. Approval of a change is to be based on a determination that the change will not significantly increase the risk of loss to plan participants or the PBGC. The regulation on Allocating Unfunded Vested Benefits is issued pursuant to this statutory requirement.

Section 2642.12 of the regulation prescribes the information that must be submitted to the PBGC under the regulation by a plan seeking PBGC approval of an amendment to its allocation method. This information is used by the PBGC to determine whether the proposed amendment satisfies the statutory standard.

Based on its past experience, the PBGC estimates that sixteen multiemployer plans per year submit information under the regulation and that it takes three hours to prepare a submission, for a total annual burden of 48 hours.

Issued at Washington, DC, this 23rd day of September 1991.

**James B. Lockhart III,**  
*Executive Director, Pension Benefit Guaranty Corporation.*

[FR Doc. 91-23363 Filed 9-26-91; 8:45 am]

BILLING CODE 7708-01-M

#### **RESOLUTION TRUST CORPORATION**

##### **Statement of Policy on Disclosure of Asset Sales Information**

**AGENCY:** Resolution Trust Corporation.

**ACTION:** Notice of adoption.

**SUMMARY:** The Resolution Trust Corporation ("RTC") has approved a policy expanding its present position on public disclosure of asset sales information. The purpose of this policy is to clarify for the public and potential purchasers of those assets offered for sale by the RTC, the types of sales information that will be disclosed, and to strike a balance between the RTC's policy of disclosing as much information as possible to the public and the specific mandates of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 that require the RTC to maximize the return from the disposition of assets and minimize the impact of such dispositions upon the real estate and financial markets.

**DATES:** This Policy Statement is effective September 10, 1991.

**FOR FURTHER INFORMATION CONTACT:** John C. Binkley, Counsel and Special Assistant to the Executive Secretary (202) 416-7450.

**SUPPLEMENTARY INFORMATION:** On May 22, 1991, the RTC published in the *Federal Register* (56 FR 23602) a request for comments on the impact of the disclosure of four types of information related to the sale of RTC assets. Those four types of information were: (1) The purchase price of the asset, (2) the identity of the purchaser, (3) the amounts of the losing bids, and (4) the identities of the losing bidders. The RTC is already disclosing the sales price, the identity of the purchaser, the number of bids and the low bid received for all asset sales except securities transactions.

At the end of the sixty day comment period, the RTC received sixty-six letters on this issue. Most of the letters favored disclosure of all asset sales information, except for securities-related information, following settlement. A number of securities firms commented that a delay in releasing the information would mitigate any detrimental effect release of securities sales information would have upon their commercial position. The comment letters are available for inspection at the RTC's Reading Room located at 801 17th Street, NW., Washington, DC.

After a review of the comment letters and considering the RTC's statutory obligations, the RTC has decided that the information to be disclosed



following the settlement of all sales transactions will consist of the asset sales price, the purchaser's identity, the losing bidders' identities and the losing bid amounts. The losing bidders' identities, however, will not be linked to their bid amounts. The one exception to this concerns information on securities sales. This information will be disclosed thirty days after settlement. In order to give adequate notice to those parties who may have relied upon the agency's prior practice not to disclose securities sales information, this policy will affect only those securities transactions occurring after the date of publication of this notice.

By order of the Board of Directors.

Dated at Washington, DC, this 10th day of September, 1991.

Resolution Trust Corporation.

John M. Buckley, Jr.,

Executive Secretary.

[FR Doc. 91-23262 Filed 9-26-91; 8:45 am]

BILLING CODE 6714-01-M

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-29712; File No. SR-PSE-91-11]

September 20, 1991.

### Self-Regulatory Organizations; Filing of Proposed Rule Change by Pacific Stock Exchange, Inc. Relating to the Method and Execution of Cross Transactions

Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 15 U.S.C. 78s(b)(1), notice is hereby given that on August 26, 1991, the Pacific Stock Exchange, Inc. ("PSE" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The PSE proposes to amend Exchange Rule 5.14(b) relating to the manner and method for the execution of cross transactions effected on the PSE. The text of the proposed amendments is presented below: [Additions italicized]

Rule 5.14(b). No Change

#### Commentary

.01 *It is the policy of the Exchange that all efforts should be made to facilitate the execution of such crosses.*

.02 *In accordance with the rules of the Exchange a specialist will not be permitted to participate in a cross transaction if such participation will establish or increase his position unless permitted by the member presenting the cross.*

.03 *In interpreting the provision "all existing bids or offers by the specialists," the reviewing body will consider the interest that the specialist publicly displayed and verbally stated at the time of the cross.*

.04 *A floor member will not be allowed to participate in a cross for the benefit of his own account in the following circumstances:*

(i) *either side of a customer-to-customer cross when the cross is at a price inside the disseminated Exchange market;*

(ii) *the customer side of a customer cross with a principal account of a member where the cross is at a price inside the disseminated Exchange market;*

(iii) *either side of a cross when customer orders are matched by separate agents at a price inside the disseminated Exchange market.*

*A "customer" order is defined as an order that a broker represents in an agency capacity and shall include a professional order that is not an account associated with the executing broker. The Floor broker must indicate if either side is for the principal account of an affiliate or associate of the broker. A "disseminated" exchange market is defined as a market that is publicly displayed and verbally stated.*

#### II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summaries, set forth in sections A, B, and C below, of the most significant aspects of such statements.

#### A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

PSE Rule 5.14(b) outlines the traditional method for the execution of cross transactions.<sup>1</sup> The language requiring that the executing member first "assure that all existing bids or offers by the Specialists, or in the books, or at the Posts, on both Floors, at or better than the cross price are filled at their limits" is designed to ensure the proper execution of existing orders.

A difficulty can arise, however, when in an effort to trade with either the bid or offer side of the cross transaction another member effects a "block" or "break up" of the cross.<sup>2</sup> This illustrates a problem that is not unique to the PSE and has been addressed by several of the other national securities exchanges. These other exchanges have made an effort to balance the desire to provide a welcome environment for the execution of crosses while still recognizing the need to adhere to the rules of priority and the demands of an auction market.

For example, in 1990 the New York Stock Exchange, Inc. ("NYSE") submitted a proposed rule change to the Commission that would amend NYSE Rule 72 to provide that, in agency block cross transactions if both sides are for non-member accounts, the cross can be effected without interference at the proposed cross price. The NYSE's proposal would allow for crosses to be broken up at a price that is better than the proposed price, as long as the rules of priority are maintained by trading with pre-existing orders.<sup>3</sup>

With a similar concern, the Midwest Stock Exchange, Inc. ("MSE") recently made changes to its specialist evaluation system to provide for input from evaluations as to the extent of cooperation of the MSE co-specialist in facilitating block cross transactions.<sup>4</sup>

<sup>1</sup> A cross transaction occurs when a member who holds an order to buy and an order to sell an equivalent amount of the same stock executes the orders against each other. See PSE Rule 5.14(a).

<sup>2</sup> A "breakup" of the cross occurs when another member trades with either the bid or offer side of the transaction.

<sup>3</sup> The NYSE's proposal to amend NYSE Rule 72 currently is still pending with the Commission. For a further description of the NYSE's proposal, see Securities Exchange Act Release No. 28453 (September 19, 1990), 55 FR 39223 (noticing File No. SR-NYSE-90-39).

<sup>4</sup> See note 21 and accompanying text in Securities Exchange Act Release No. 27846 (March 26, 1990), 55 FR 12084 (order approving File No. SR-MSE-87-3).



Through the years the PSE has sought to encourage the execution of crosses by developing policies through its Equity Floor Trading Committee. This has resulted in policies that hold (1) that the priority rule [PSE Rule 5.8(e)] and the crossing rule must be interpreted to prevent a member from participating in the cross if it would mean he was acting to establish or increase his position (this policy was established by the Exchange on May 2, 1984); and (2) that members be encouraged not to hinder crosses in order to facilitate these transactions on the Exchange as to enhance the PSE's liquidity and order flow. The PSE believes, however, that these approaches are limited. While greater cooperation is encouraged, it still is possible for a specialist or other member to interfere with a cross transaction. In the PSE's continuing effort to remedy this situation, notice was taken of changes that the Philadelphia Stock Exchange, Inc. ("Phlx") recently made the Phlx Rule 126 ("Crossing Orders"). The Phlx provided for broader rights to market participants in executing agency cross transactions on its Equity Floor.<sup>5</sup>

The amendment to Phlx Rule 126 restricts floor members from interfering for their own accounts in the following circumstances: (1) Either side of a customer-to-customer cross when the cross is at a price inside the disseminated Phlx market; (2) the customer side of a customer cross with a principal account of a member where the cross is at a price inside the disseminated Phlx market; and (3) either side of a cross where customer orders are matched by separate agents at a price inside the disseminated Phlx market.

Phlx Rule 126 defines a "customer" order as any order that a broker represents in an agency capacity including a professional order that is not associated with the executing broker. In addition, the floor broker must indicate if either side is for the principal account of an affiliate or associate.

It is based on the above-mentioned common concerns that the PSE has submitted the amendments to Rule 5.14(b), the text of which has been set forth above. The proposed additions of section .01, .02 and .03 of the Commentary to Rule 5.14(b) reflect concerns or policies of the PSE that have been previously considered and applied by the PSE, while proposed section .04 of the Commentary reflects a portion of

recent amendments recently adopted by the Phlx.<sup>6</sup>

It is the opinion of the PSE that these proposals reflect an effective means to balance several different factors. The proposed amendment maintains the auction market principle of price improvement and priority to existing orders while at the same time facilitating the execution of crosses on the PSE. The Exchange also believes that these proposed changes are consistent with the policies recently adopted by the Phlx and proposed by the NYSE.<sup>7</sup>

The proposed rule change is consistent with section 6(b)(5) of the Exchange Act in that these changes will promote just and equitable principles of trade and will protect investors and the public interest by continuing the effort to remove impediments to a free and open market.

#### *B. Self-Regulatory Organization's Statement on Burden on Competition*

The Exchange does not believe that the proposed rule change imposes any burden on competition.

#### *C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others*

No written comments were solicited or received.

#### **III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Act**

Within 35 days of the date of publication of this notice in the **Federal Register** or within such other period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

- (A) By order approve the proposed rule change, or
- (B) Institute proceedings to determine whether the proposed rule change should be disapproved.

#### **IV. Solicitation of Comments**

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW.,

Washington, DC 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying at the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing will also be available for inspection and copying at the principal office of the PSE. All submissions should refer to File No. SR-PSE-91-11 and should be submitted by October 18, 1991.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Margaret H. McFarland,  
Deputy Secretary.

[FR Doc. 91-23331 Filed 9-26-91; 8:45 am]

BILLING CODE 8010-01-M

[Rel. No. IC-18330; 811-3577]

#### **Dreyfus Dollar International Fund, Inc.; Application for Deregistration**

September 20, 1991.

**AGENCY:** Securities and Exchange Commission ("SEC").

**ACTION:** Notice of Application for Deregistration under the Investment Company Act of 1940 (the "Act").

**APPLICANT:** Dreyfus Dollar International Fund, Inc.

**RELEVANT ACT SECTION:** Section 8(f).

**SUMMARY OF APPLICATION:** Applicant seeks an order declaring that it has ceased to be an investment company.

**FILING DATE:** The application on Form N-8F was filed on June 7, 1991 and amended on September 13, 1991.

**HEARING OR NOTIFICATION OF HEARING:** An order granting the application will be issued unless the SEC orders a hearing. Interested persons may request a hearing by writing to the SEC's Secretary and serving applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on October 17, 1991 and should be accompanied by proof of service on applicant, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons may request notification of a

<sup>5</sup> See Securities Exchange Act Release No. 27205 (September 1, 1989), 54 FR 37180 (order approving File No. SR-Phlx-89-17).

<sup>6</sup> See note 5, *supra*, and accompanying text.

<sup>7</sup> As noted above, the NYSE proposal to amend NYSE Rule 72 has not been approved by the Commission as of this date. See note 3, *supra*.



hearing by writing to the SEC's Secretary.

**ADDRESSES:** Secretary, SEC, 450 Fifth Street, NW., Washington, DC 20549. Applicant, 200 Park Avenue, New York, NY 10166.

**FOR FURTHER INFORMATION CONTACT:** Nicholas D. Thomas, Staff Attorney, at (202) 504-2263, or Max Berueff, Branch Chief, at (202) 272-3016 (Division of Investment Management, Office of Investment Company Regulation).

**SUPPLEMENTARY INFORMATION:** The following is a summary of the application. The complete application may be obtained for a fee at the SEC's Public Reference Branch.

**APPLICANT'S REPRESENTATIVES:**

1. Applicant is registered as an open-end diversified management investment company under the Act. Applicant was organized as a United States Virgin Island corporation under the name Hudson Money Market Fund, Inc. ("Hudson") on September 20, 1982. On October 6, 1982, applicant filed a notification of registration on Form N-8A. On the same date, applicant filed a registration statement on Form N-1 under section 8(b) of the Act and under the Securities Act of 1933.

2. On October 25, 1982, the Hudson board of directors voted to change Hudson's name to Dreyfus Dollar International Fund, Inc. ("Dreyfus"). To effect this name change, Dreyfus was incorporated in Maryland on March 14, 1983, and Hudson was merged into Dreyfus pursuant to a vote of both funds' boards on April 14, 1983. Applicant's registration statement was declared effective on July 18, 1983, and the initial public offering took place on or about August 3, 1983.

3. At a meeting held on December 10, 1990, applicant's board of directors adopted a plan of liquidation. The board informed applicant's shareholders of its plan to liquidate via a letter dated January 14, 1991.

4. On December 10, 1990, applicant's portfolio securities consisted of eight certificates of deposit totalling \$15,000,000 and two time deposits totalling \$3,695,000.

5. As of December 10, 1990, applicant had 19,157,266.76 shares outstanding owned by 883 shareholders. After that date, 857 shareholders voluntarily redeemed 18,922,311.01 shares. 234,955.75 shares owned by 25 shareholders were non-voluntarily redeemed pursuant to the plan of liquidation on March 15, 1991.

6. As of the date of the amended application, applicant had 5077.72 shares outstanding, all owned by the Dreyfus Corporation. Applicant had

total assets of \$41,371.51 that consisted of \$37,562.68 in accrued liabilities, \$5,077.72 in paid-in capital, and \$1,268.89 in accumulated net realized loss on investments. The net realized loss on investments will be assumed by The Dreyfus Corporation, and the remaining \$3,808.83 will be distributed to The Dreyfus Corporation.

7. All liquidation expenses have been or will be borne by The Dreyfus Corporation.

8. Applicant is not a party to any litigation or administrative proceedings. Applicant is not presently engaged in, nor does it propose to engage in, any business activities other than those necessary for the winding up of its affairs.

For the Commission, by the Division of Investment Management, under delegated authority.

Margaret H. McFarland,  
Deputy Director.

[FR Doc. 91-23299 Filed 9-26-91; 8:45 am]

BILLING CODE 8010-01-M

[Ref. No. IC-18331; 812-7733]

**John Hancock Asset Allocation Fund, et al.; Notice of Application**

September 20, 1991.

**AGENCY:** Securities and Exchange Commission ("SEC").

**ACTION:** Notice of Application for Exemption under the Investment Company Act of 1940 (the "Act").

**APPLICANTS:** John Hancock Asset Allocation Fund, John Hancock Bond Fund, John Hancock Cash Management Fund, John Hancock Global Fund, John Hancock Government Spectrum Fund, John Hancock Growth Fund, John Hancock High Income Trust, John Hancock Special Equities Fund, John Hancock Tax Exempt Income Fund, John Hancock Tax Exempt Series Fund, John Hancock U.S. Government Securities Fund, and John Hancock World Fund (individually, a "Fund" together, the "Funds"), John Hancock Advisers, Inc. (the "Adviser"), and John Hancock Distributors, Inc. or its successor, John Hancock Broker Distribution Services, Inc. (the "Distributor").

**RELEVANT 1940 ACT SECTIONS:** Order for exemption requested under section 6(c) from sections 2(a)(32), 2(a)(35), 22(c) and 22(d) of the Act and rule 22c-1 thereunder.

**SUMMARY OF APPLICATION:** Applicants seek a conditional order to permit each of the Funds to assess a contingent deferred sales charge ("CDSC") on redemptions of shares of the Funds purchased without the imposition of a

sales charge in the amount of one million dollars or more, and to waive the CDSC under certain circumstances.

**FILING DATES:** The application was filed on June 3, 1991, amended on August 20, 1991, and supplemented by letters dated September 12 and September 19, 1991.

**HEARING OR NOTIFICATION OF HEARING:** An order granting the application will be issued unless the SEC orders a hearing. Interested persons may request a hearing by writing to the SEC's Secretary and serving Applicants with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on October 15, 1991, and should be accompanied by proof of service on the Applicants, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the SEC's Secretary.

**ADDRESSES:** Secretary, SEC, 450 5th Street NW., Washington, DC 20549. Applicants, 101 Huntington Avenue, Boston, Massachusetts 02199-7603.

**FOR FURTHER INFORMATION CONTACT:** Marc Duffy, Staff Attorney, (202) 272-2511, or Max Berueff, Branch Chief, (202) 272-3016 (Division of Investment Management, Office of Investment Company Regulation).

**SUPPLEMENTARY INFORMATION:** The following is a summary of the application. The complete application may be obtained for a fee at the SEC's Public Reference Branch.

**Applicants' Representations**

1. The Funds are open-end management investment companies organized as Massachusetts business trusts and registered under the Act. The Adviser provides investment advisory and management services to the Funds. The Distributor acts as the principal underwriter for the Funds.

2. All shares of the Funds are currently offered daily to the public at their net asset value plus a front-end sales load, which is calculated as a percentage of the offering price at the time of purchase (except the John Hancock Cash Management Fund, which is offered with no front-end sales charge). The sales load is reduced as the aggregate dollar amount invested increases. The schedule is as follows: less than \$100,000—4.5%; \$100,000 to \$249,999—3.5%; \$250,000 to \$499,999—2.50%; \$500,000 to \$999,999—2.00%; \$1,000,000 and over—0%. Currently, none of the Funds impose a CDSC or a



redemption fee on the redemption of its shares.

3. Under the proposed CDSC arrangement, if shares of a Fund acquired in purchases of \$1,000,000 or more are redeemed within 12 months after the end of the calendar month in which the purchase order was accepted (the "CDSC period"), a CDSC would be imposed. The amount of the CDSC would depend on the initial amount invested. The schedule is as follows: \$1 Million—1.00%; \$5–10 Million—0.50%; \$10+ Million—0.25%. This schedule is only an example and the CDSC of any Fund may vary from time to time.

4. No CDSC will be imposed upon the redemption of shares purchased through the reinvestment of dividends or capital gains distributions. Neither will a CDSC be imposed upon any amount that is attributable to an increase in the value of the shareholder's account resulting from capital appreciation. In determining whether a CDSC is applicable, it will be assumed that a redemption is made, first, of shares derived from reinvestment of distributions or amounts which represent an increase in the value of the shareholder's account resulting from capital appreciation, second, of shares purchased prior to the CDSC period, and finally, of shares purchased during the CDSC period. This practice is consistent with Applicant's undertaking to comply with proposed rule 6c-10 under the Act in the form proposed and as it may be adopted. Furthermore, no CDSC will be imposed on exchanges of Fund shares to acquire shares of another Fund.

5. Under the proposed arrangement the CDSC may be waived or reduced in the following instances: (a) On redemptions following the death or disability of a shareholder, as defined in section 72(m)(7) of the Internal Revenue Code of 1986, as amended (the "Internal Revenue Code"); (b) in connection with certain distributions from retirement plans that are not subject to any penalties under the Internal Revenue Code; (c) in whole or in part, in connection with shares sold to (i) Trustees or officers of the Fund, directors or officers of the Adviser, the Distributor and their respective affiliates or selected broker-dealers, (ii) bona fide, full-time employees or sales representatives of any of the foregoing, (iii) retired employees or Trustees of the foregoing, or (iv) any trust, pension, profit sharing or other benefit plan for persons described above; (d) in whole or in part, in connection with shares sold to any state, country, or city, or any instrumentality, department, authority or agency thereof that is prohibited by

applicable investment laws from paying a sales load or commission in connection with the purchase of shares of any registered investment management company; (e) pursuant to a systematic withdrawal plan; (f) in connection with the redemption of shares of any Fund that is combined with another Fund or investment company or personal holding company by virtue of a merger, acquisition or other similar reorganization transaction; and (g) in connection with a Fund's right to redeem or liquidate an account that holds a certain minimum number of shares.<sup>1</sup>

6. Applicants may also implement a consistent practice under which shareholders will be credited with any CDSC paid in connection with the redemption of any shares followed by a reinvestment within 120 days after such redemption.

#### Applicants' Legal Conclusions

1. Applicants request an order of the Commission pursuant to section 6(c) of the Act exempting the Applicants from the provisions of sections 2(a)(32), 2(a)(35), 22(c) and 22(d) of the Act and rule 22c-1 thereunder to the extent necessary to permit Applicants to implement the proposed CDSC arrangement.

2. Applicants submit that the requested exemption is appropriate in the public interest, consistent with the protection of investors, and consistent with the purposes fairly intended by the policy and provisions of the Act. The proposed CDSC arrangement would allow shareholders to have the advantage of having their full payment invested for them at the time of their purchase of shares of the Funds with no deduction of a sales charge. Furthermore, the contingent nature of the proposed CDSC arrangement puts the purchaser in a better position than if a sales load were always paid at the time of sale.

#### Applicants' Condition

If the requested order is granted, Applicants agree to comply with proposed rule 6c-10 under the Act, Investment Company Act Release No. 16619 (Nov. 2, 1988), as such rule is currently proposed and as it may be repropounded, adopted, or amended.

<sup>1</sup> In a letter dated September 12, 1991, counsel for Applicants indicate that any revocation of a waiver of the CDSC in effect at any given time will be applied only to prospective shareholders.

For the SEC, by the Division of Investment Management, under delegated authority.

Margaret H. McFarland,  
Deputy Secretary.

[FR Doc. 91-23300 Filed 9-26-91; 8:45 am]  
BILLING CODE 8010-01-M

[Rel. No. IC-18328; File No. 812-7761]

#### Merrill Lynch Life Insurance Co., et al.

September 20, 1991.

**AGENCY:** Securities and Exchange Commission (the "SEC" or the "Commission").

**ACTION:** Notice of Application for Exemption under the Investment Company Act of 1940 (the "Act").

**APPLICANTS:** Merrill Lynch Variable Life Separate Account of Merrill Lynch Life Insurance Company (the "Separate Account"), Merrill Lynch Life Insurance Company ("MLIC") and Merrill Lynch, Pierce, Fenner & Smith Incorporated ("Merrill Lynch").

**RELEVANT 1940 ACT SECTIONS:** Exemption requested under sections 2(a)(32), 22(c) and 27(c)(1) of the Act, and Rules 6e-3(T) and 22c-1 thereunder.

**SUMMARY OF APPLICATION:** Applicants seek an order to permit the deduction of the balance of a deferred premium tax charge upon the surrender of certain flexible premium variable life insurance policies.

**FILING DATE:** July 24, 1991.

**HEARING OR NOTIFICATION OF HEARING:** If no hearing is ordered the application will be granted. Any interested person may request a hearing on the application or ask to be notified if a hearing is ordered. Any requests must be received by the Commission by 5:30 p.m. on October 15, 1991. Request a hearing in writing, giving the nature of your request, the reasons for the request, and the issues you contest. Serve the Applicants with the request, either personally or by mail, and also send a copy to the Secretary of the Commission, along with proof of service by affidavit, or, for lawyers, by certificate. Request notification of the date of a hearing by writing to the Secretary of the SEC.

**ADDRESSES:** Secretary, SEC, 450 Fifth Street, NW., Washington, DC 20549. The Separate Account and MLIC, 1200 6th Avenue, Seattle, Washington 98101. Merrill Lynch, Pierce, Fenner & Smith Incorporated, One World Financial Center, North Tower, New York, New York.

**FOR FURTHER INFORMATION CONTACT:** Michael V. Wible, Staff Attorney, at



(202) 272-2026, or Heidi Stam, Assistant Chief, at (202) 272-2060, Office of Insurance Products and Legal Compliance (Division of Investment Management).

**SUPPLEMENTARY INFORMATION:**

Following is a summary of the application. The complete application is available for a fee from the SEC's Public Reference Office.

**Applicants' Representations**

1. MLIC is a stock life insurance company organized under the laws of the State of Washington, with its home office located in Seattle, Washington and its administrative office located in Plainsboro, New Jersey. MLIC is an indirect wholly-owned subsidiary of Merrill Lynch & Co., Inc.

2. The Separate Account was established by MLIC on November 16, 1990, as a separate investment account to provide the basic funding to support benefits under certain flexible premium variable life insurance policies (the "Policies"). The Separate Account is registered with the Commission as a unit investment trust. In the future, policies substantially similar to the Policies may be funded through the Separate Account and any other separate investment account ("Successor Account") established or acquired by MLIC with which the Separate Account may be merged or combined or to which assets supporting any class of Policies or portion thereof may be transferred.

3. The Separate Account will consist of one or more investment divisions, and all assets held in the Separate Account's investment divisions will be used to purchase shares issued by one of the eleven portfolios of Merrill Lynch Series Fund, Inc., or units in designated trusts in The Merrill Lynch Fund of Stripped ("Zero") U.S. Treasury Securities, Series A through H (the "Trusts").

4. MLIC deducts a charge ("Deferred Contract Loading") from the initial premium on the Policies, and on any additional payment received on those Policies, after allocation to the Policy's investment base. The Deferred Contract Loading equals 9.0% of each payment (11% in the case of joint insureds). The amount of the charge consists of a sales load of 4.5% (6.5% in the case of joint insureds), a 2.5% charge for premium taxes and a 2.0% charge for federal income taxes measured by premiums. Although chargeable to the initial premium and additional payments, the deduction of the premium tax charge is deferred and is deducted from the Policy's investment base in ten equal installments of .25% on each of the first ten anniversaries on or following receipt

and acceptance of that payment. The 2.5% premium tax charge is cost based, and MLIC anticipates no element of profit from the charge.

5. Because no premium tax is deducted from the initial premium or any additional payments before allocation to the separate account, a Policy's investment base in effect includes the premium tax for those premium payments (as part of the Deferred Contract Loading). If the Policy owner surrenders a Policy before the Deferred Contract Loading has been fully deducted, the balance of the Deferred Contract Loading not yet deducted will be subtracted from the Policy's investment base in determining the net cash surrender value payable to the Policy owner.

6. The Applicants recognize that the deduction of the balance of the Deferred Contract Loading with respect to the premium taxes in determining the net cash surrender value payable to a Policy owner could be characterized as a "surrender charge". Therefore, the Applicants request an exemption from sections 2(a)(32), 22(c) and 27(c)(1) of the Act and Rules 6e-3(T)(b)(12), 6e-3(T)(b)(13)(iv) and 22c-1, thereunder, to the extent necessary to permit the net cash surrender value to reflect a deduction of the balance of the deferred premium taxes upon surrender of the Policies or any substantially similar policies issued through the Separate Account or any Successor Account.

7. The Applicants believe that the deduction of the balance of deferred premium taxes upon surrender of a Policy should not be viewed as a "surrender charge" because the charges comprising the deferred premium taxes are incurred and fixed at the time MLIC receives and accepts the initial premium or any additional payments, and are ultimately deducted from the Policy's investment base regardless of whether the Policy is surrendered. MLIC's deferral of the timing of the deductions for these charges is merely intended to increase the initial amount allocated to the Separate Account by the amount of the Deferred Contract Loading and thereby enable Policy owners to benefit from any favorable investment performance on the deferred premium taxes.

8. The Applicants assert that deducting the balance of Deferred Contract Loading in determining the amount payable to a Policy owner upon surrender of the Policy in no way restricts the Policy owner from receiving on redemption his or her proportionate share of the value of the Separate Account funding the Policy. Rather, the Applicants maintain that the deferred

premium taxes deducted at the time of surrender consist of charges that were chargeable to premiums when paid, but were intended to be deducted over a period of time rather than up-front. Thus, the Applicants assert that the Policy owner's proportionate share in the Separate Account should not be deemed to include the portion of the investment base equal to the Deferred Contract Loading not yet deducted. Every Policy owner benefits from the fact that the premium tax chargeable to a payment is deducted annually in installments over a period of years (or upon surrender, if the Policy owner surrenders the Policy before all annual deductions have been made).

9. The Applicants believe that a Policy providing for a cash surrender value reflecting the deduction of premium tax charges upon surrender of a Policy is consistent with the definition of a "redeemable security" within the meaning of sections 2(a)(32) and 27(c)(1) of the Act, as adapted for flexible premium life insurance by paragraphs (b)(12) and (b)(13)(iv) of Rule 6e-3(T).

10. Rule 22c-1, as pertinent here, prohibits a registered investment company which issues a redeemable security from redeeming such security except at a price based on the current net asset value of such security which is next computed after receipt of the tender of such security. Rule 6e-3(T)(b)(12), as relevant here, affords exemptive relief from Rule 22c-1 with respect to "redemption procedures" which, in the context of flexible premium variable life insurance, includes surrender and exchange procedures. Thus, Rule 22c-1 and Rule 6e-3(T)(b)(12), read together, impose requirements with respect to both the amount payable on surrender and the time as of which such amount is calculated. Although the exemptive relief granted is broad, the Applicants recognize that Rule 6e-3(T)(b)(12) could be read, in conjunction with other paragraphs of Rule 6e-3(T), as being premised on the absence of a deduction of deferred charges when the amount payable on surrender is determined.

11. Regarding the timing requirement of Rule 22c-1, the Applicants, consistent with their current procedures, will determine the net cash surrender value under a Policy in accordance with Rule 6e-3(T)(b)(12)(i) and on a basis next computed after receipt of the Policy and the Policy owner's written request for surrender. The Commission's purpose in adopting Rule 22c-1 was to minimize, in connection with the distribution, redemption, and repurchase of securities of a registered investment company, (i)



the dilution of the interests of the other security holders in such investment company, and (ii) speculative trading practices that are unfair to such holders. The Applicants' procedure of deducting the balance of deferred premium taxes in determining the net cash surrender value payable to a Policy owner would in no way have the dilutive effect which Rule 22c-1 is designed to prohibit, because a surrendering Policy owner would "receive" no more than an amount equal to the net cash surrender value determined pursuant to the formula set out in his or her Policy, after MLIC's receipt of his or her surrender request and the Policy. Furthermore, flexible premium variable life insurance policies, by nature, do not lend themselves to the kind of speculative short-term trading that Rule 22c-1 was intended to deter, and even if they could be so used, the deduction of deferred charges upon surrender would discourage rather than encourage any such trading.

12. On the foregoing basis, Applicants believe that their procedure of deducting the balance of the deferred premium taxes in determining the net cash surrender value payable to a Policy owner is not inconsistent with the policy and purposes of Rule 22c-1.

For the Commission by the Division of Investment Management, pursuant to delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 91-23332 Filed 9-26-91; 8:45 am]

BILLING CODE 8010-01-M

[Rel. No. IC-18329; File No. 812-7760]

#### Merrill Lynch Life Insurance Co., et al.

September 20, 1991.

**AGENCY:** Securities and Exchange Commission ("SEC" or "Commission").

**ACTION:** Notice of application for exemption under the Investment Company Act of 1940 (the "Act").

**APPLICANTS:** Merrill Lynch Life Insurance Company ("MLIC"), Merrill Lynch Variable Life Separate Account of Merrill Lynch Life Insurance Company (the "Separate Account" or the "Account") and Merrill Lynch, Pierce, Fenner & Smith Incorporated ("Merrill Lynch").

**RELEVANT 1940 ACT SECTIONS:** Order requested pursuant to section 6(c) granting exemptions from sections 12(d)(1), 26(a)(2) and 27(c)(2) of the Act, and pursuant to section 17(b) granting an exemption from section 17(a) of the Act.

**SUMMARY OF APPLICATION:** Applicants seek an order to the extent necessary to permit the Separate Account to purchase shares of investment companies organized as unit investment trusts ("Trusts"); to permit MLIC to recover amounts, through asset charges against the Separate Account, paid by MLIC to the Trusts' sponsor in connection with acquiring Trust units for the Separate Account; to permit the Separate Account to purchase units of the Trust from, and sell units of the Trust to, an affiliate; and to extend such relief to any other separate investment account established or acquired by MLIC with which the Separate Account may be merged or combined or to which assets supporting variable life insurance policies issued through the Separate Account may be transferred.

**FILING OF THE APPLICATION:** The application was filed on July 24, 1991.

**HEARING OR NOTIFICATION OF HEARING:** If no hearing is ordered, the application will be granted. Any interested person may request a hearing on this application, or ask to be notified if a hearing is ordered. Any requests must be received by the Commission by 5:30 p.m. on October 15, 1991. Request a hearing in writing, giving the nature of your interest, the reason for the request, and the issues you contest. Serve the Applicants with the request, either personally or by mail, and also send it to the Secretary of the SEC, along with proof of service by affidavit, or, for lawyers, by certificate. Request notification of the date of a hearing by writing to the Secretary of the Commission.

**ADDRESSES:** Secretary, SEC, 450 Fifth Street, NW., Washington, DC 20549. Applicants, Merrill Lynch Life Insurance Company, 1200 6th Avenue, Seattle, Washington, 98101, attention: Barry G. Skolnick, Esq., Senior Vice President and General Counsel.

**FOR FURTHER INFORMATION CONTACT:** Michael V. Wible, Staff Attorney, at (202) 272-2026, or Heidi Stam, Assistant Chief, at (202) 272-2060, Office of Insurance Products and Legal Compliance (Division of Investment Management).

**SUPPLEMENTARY INFORMATION:** Following is a summary of the application. The complete application is available for a fee from the SEC's Public Reference Branch.

#### Applicants' Representations

1. MLIC is a stock life insurance company organized under the laws of the State of Washington, with its home office located in Seattle, Washington

and its administrative office located in Plainsboro, New Jersey. MLIC is an indirect wholly-owned subsidiary of Merrill Lynch & Co., Inc. MLIC is authorized to do business in 46 jurisdictions, and offers life insurance and annuity contracts. MLIC will issue various flexible premium variable life insurance policies (collectively, the "Policies") through the Separate Account. The assets of the Separate Account will be derived solely from the sale of the MLIC Policies together with any necessary advances made by MLIC in connection with the operation of the Separate Account.

2. The Separate Account, organized as a unit investment trust, was established on November 16, 1990 to provide the basic funding to support benefits under MLIC policies. Currently, it is expected that the Separate Account will consist of thirty investment divisions. All assets held in the Separate Account's investment divisions will be used to purchase shares issued by the Merrill Lynch Series Fund, Inc. ("Series Fund") or units of separate unit investment trusts. The unit investment trusts ("Series") will be registered as a single unit investment trust ("Trust"). Merrill Lynch, a wholly-owned subsidiary of Merrill Lynch & Co., Inc., which is also the parent corporation of MLIC, is the sponsor and depositor of the Trust.

3. Policy benefits will be determined from the investment base of the Policies. Initially, the investment base will equal the premium paid plus the Policy loading. Thereafter, the investment base will be adjusted daily to reflect the net rate of return of the chosen investment divisions of the Separate Account, any premium payments made, and any Policy loans, loan repayment and partial withdrawals. The death benefit and cash values under a particular Policy will vary based upon the investment performance of the chosen Separate Account investment divisions funding the Policy.

4. Other versions of the Policies may be created in the future which provide for different structures for premium payments.

5. Policy owners will be permitted to allocate their investment base among the various investment divisions which invest in the underlying vehicles, including both the Series Fund and the Series of the Trust. The Policy loading will be deducted from the premium, but advanced by MLIC to the Separate Account and included in the Policy owner's investment base. The Policy loading will then be deducted in equal installments on the next ten Policy



anniversaries. Other charges deducted from the Policy include an asset charge to cover the mortality, expense and guaranteed benefit risks and a charge against the assets of each division investing in the Trust, currently at an effective annual rate (which can be increased to no more than .50%) which compensates MLIC for its costs in acquiring units of the Trust for those divisions. These charges are deducted on a daily basis for determining a Policy's net rate of return.

6. Each Series of the Trust will be comprised of U.S. Treasury securities which have been stripped of their coupons. Currently, there are nineteen Series with maturities ranging from approximately 1991 to 2011. It is anticipated that additional Series will be created in the future. By purchasing a portfolio of such securities, an interest rate may be "locked-in" for that Series. Thus, the Series will provide Policy owners an opportunity to allocate all or a portion of the investment base of their Policy to an investment vehicle that will have a fixed yield for a specified period of time.

7. As sponsor and depositor for the Trust, Merrill Lynch will deposit zero coupon bonds (or contracts to purchase such securities) in each Series immediately prior to the initial offering of units of that Series to the Separate Account. An evaluator will be appointed to value the securities held in each Series and to compute the price of units of each Series. The evaluator, Interactive Data Services, Inc., is not affiliated with Merrill Lynch or MLIC.

8. Units of the Trust will be sold only to the Separate Account, Variable Account A of Monarch Life Insurance Company, and the separate accounts of Tandem Insurance Group, Inc. and Royal Tandem Life Insurance Company. Units sold as a part of a primary offering, as well as units redeemed, will be priced in accordance with Rule 22c-1 under the Act at a price equal to the "current net asset value next computed after receipt of an order to purchase or redeem" as defined in Rule 2a-4. For purposes of determining the current net asset value of a unit, the underlying portfolio securities will be valued in accordance with the usual practice followed by similar unit investment trusts: If market quotations are readily available, the public offering price of the units will be based upon the current market value of the underlying securities using the offering side evaluation, and the redemption price of the units will be based upon the current market value of the underlying securities using the bid side evaluation.

9. In addition, Merrill Lynch, by agreement, will maintain a secondary market in Trust units of sufficient size and duration so that: (1) When the Separate Account has net redemptions in an investment division investing in a particular Series of the Trust, Merrill Lynch will always repurchase those Trust units, rather than requiring the Account to redeem units in order to fulfill Policy owners' transactions; and (2) Merrill Lynch will redeem units with the Trustee only in an amount that matches the value of securities held in a particular Series to be sold to satisfy the redemption, thus creating no remainder to be reinvested. The pricing of units sold, repurchased or resold by Merrill Lynch in the secondary market will also be in accordance with the provisions of Rule 22c-1. Under the secondary market maintained by Merrill Lynch, any units of the Trust repurchased from the Separate Account will be repurchased at a price calculated in a manner similar to that used to calculate the offering price: the current net asset value, valuing underlying securities at their offering side evaluation. Units repurchased from the Separate Account may be resold to the Separate Account on the same basis as if they were original units.

10. The Separate Account will purchase units of each Series of the Trust for placement in the corresponding division based upon the net transactions of Policy owners. The total offering price of units placed in the Separate Account, including units sold in a primary offering or a secondary market offering, will include a "transaction charge" to be paid directly by MLIC to Merrill Lynch. Unit investment trusts are generally sold to the public at a price which includes a sales charge, typically ranging between three and five percent. However, at the time of the Separate Account's purchase of units of the Trust, the Account will not pay any sales charge; instead MLIC will pay an amount directly to Merrill Lynch out of its general account assets to compensate Merrill Lynch as the sponsor and principal underwriter of the Series. Thereafter, MLIC will seek to recover the amounts advanced through an asset charge levied against the assets of the Separate Account held in the investment divisions. This charge will be cost-based with no anticipated element of profit for MLIC. If experience proves different than anticipated, the amount of this charge may vary to reflect the change in actual costs, but, in no event will it exceed an annual rate of .50% of the average daily net assets of each of the investment divisions investing in the Trust.

11. Section 12(d)(1)(A) of the Act, as here relevant, generally restricts the ability of a registered investment company to acquire the securities of any other investment company. However, section 12(d)(1)(E) removes such restrictions if, *inter alia*, the acquired securities are the only securities held by a registered unit investment trust that issues two or more classes of securities, each of which provides for accumulation of shares of a different investment company.

12. Typically, the unit investment trusts which have relied upon the section 12(d)(1)(E) exception have invested in underlying management companies. The structure proposed by the Applicants will involve the Separate Account investing in a management company (the Series Fund) as well as another unit investment trust (the Trust).

13. The Applicants assert that the investment by a unit investment trust in another unit investment trust should not affect the availability of the section 12(d)(1)(E) exception. The statutory exception does not specify the type of investment company in which the unit investment trust must invest; rather, the exception depends on the classification of the acquiring company. That requirement is met in the instant case. However, to remove any doubt, the Applicants have requested an exemption from the provisions of section 12(d)(1), to the extent necessary to permit the Separate Account to acquire units of the Trust.

14. The Applicants assert that in providing the exemption contained in section 12(d)(1)(E), Congress recognized the legitimate and beneficial purposes of one investment company investing in another investment company. The Applicants represent that in this particular case, the two tier structure provides a benefit to the investors in the Separate Account by allowing greater flexibility in investment opportunities, without creating the abuses targeted by Section 12 of the Act. Further, the Applicants assert that although Merrill Lynch is an affiliated person and depositor of the Separate Account, the arrangements under which the Separate Account purchases and sells units in the Trust were negotiated between Merrill Lynch and Monarch Life Insurance Company ("Monarch") and its Variable Account A prior to the time that MLIC established the Separate Account. Therefore, the sales charge for units of the Trust are in effect the result of arm's-length negotiations between Merrill Lynch and Monarch, which are presumed to yield fair values. Moreover, the agreement between Merrill Lynch



and Monarch in setting up this structure required, and the agreement between MLIC and Merrill Lynch will require, that the terms of the transactions be at least as good, if not better, than the Separate Account could receive from other parties.

15. As stated above, the Applicants propose that MLIC directly pay to Merrill Lynch, in connection with the acquisition of units by the Separate Account, an amount out of its general account assets to compensate Merrill Lynch as sponsor of the Trust. MLIC will seek to recover such amounts from the Separate Account through an asset charge levied against the investment divisions investing in the Trust. Sections 26(a)(2) and 27(c)(2) place restrictions on the amounts and types of deductions that can be made from the assets of any unit investment trust and Rule 6e-3(T) modifies those restrictions for certain variable life insurance separate accounts.

16. Although the Applicants believe that the proposed asset charge may be assessed in conformance with the exemptions provided by Rule 6e-3(T), they recognize that the asset charge may not fall squarely within the type of administrative fees envisioned under the Act and Rule 6e-3(T). Therefore, to the extent necessary, the Applicants request an order granting relief from the provisions of sections 26(a)(2) and 27(c)(2) of the Act to permit the assessment of the asset charge.

17. The Applicants submit that such exemptive relief meets the standards of section 6(c) of the Act in that it is necessary and appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act. The payment by MLIC of amounts to Merrill Lynch to compensate it for its expenses and services as sponsor of the Trust is necessary to induce Merrill Lynch to create the Trust, to implement the operational procedures for the Trust and to continue to maintain a secondary market for Trust units. The compensation will reimburse Merrill Lynch for operational and overhead expenses, and legal, accounting and evaluator's fees. None of the compensation received by Merrill Lynch is designed as reimbursement of distribution expenses or compensation for Merrill Lynch's sales efforts. Moreover, the amount of the compensation was effectively determined on the basis of arm's length negotiations.

18. MLIC represents that its determination to pay the amounts directly and recover the cost through an

asset charge, rather than having the Separate Account pay the compensation to Merrill Lynch upon the purchase of the units, was made for the benefit of Policy owners. The Applicants believe that through this system, Policy owners are able to receive yields that are more stable, since the expenses of the division will remain fairly consistent rather than fluctuating with the level of net purchases of Trust units by the Separate Account. Moreover, the Applicants believe that the proposed method will create more equitable results among Policy owners by allocating a proportionate share of the acquisition expenses to all Policy owners allocating premiums to the investment divisions investing in a Series of the Trust, rather than permitting the expenses incurred by individual Policy owners to vary based upon the timing of their particular allocation.

19. The Applicants believe that the proposed asset charge is a reasonable and proper charge designed to cover expenses that are properly viewed as a cost of operating and administering the Separate Account. Accordingly, Applicants believe the requested relief meets the standards set by section 6(c) and should be granted.

20. Section 17(b) of the Act provides that the Commission, upon application, may exempt transactions from the provisions of Section 17(a) if evidence establishes that the terms of the proposed transaction, including the consideration to be paid, are reasonable and fair and do not involve overreaching on the part of any person concerned, and that the proposed transactions are consistent with the policy of the registered investment company concerned and with the general purposes of the Act. The Applicants state that all the outstanding voting stock of both Merrill Lynch and MLIC is beneficially owned by Merrill Lynch & Co., Inc., and thus Merrill Lynch and the Separate Account are affiliated persons within the meaning of section 2(a)(3) of the Act. The Applicants assert, however, that the conditions set forth in section 17(b) of the Act are met by the proposed transactions between Merrill Lynch and the Separate Account, and therefore the Applicants request such an order from the Commission.

21. The Applicants assert that the consideration the Separate Account will pay Merrill Lynch upon the purchase of Trust units and the consideration the Separate Account will receive from Merrill Lynch upon resale of Trust units, and the sales charge indirectly paid by the Separate Account to Merrill Lynch, will be fair and reasonable and will not

involve overreaching on the part of any person concerned. The price at which the Separate Account will purchase and resell units from and to Merrill Lynch will be based upon the offering side evaluation of the underlying securities. The Applicants state that a qualified independent evaluator will determine the offering side valuation of the underlying securities for any purchase or sale of units by the Separate Account and that market prices for the underlying securities are usually readily available. The Applicants assert that as a result of this independent evaluation of the worth of the underlying securities, the Separate Account will be buying and selling units from Merrill Lynch at a price determined to be at "market". The Applicants state that this evaluation should eliminate any possibility that Merrill Lynch would sell units to the Separate Account at an inflated price or purchase units from the Separate Account at a price below their market value.

22. The Applicants further state that Merrill Lynch will not be able to influence the Separate Account to purchase or sell units that the Separate Account would not otherwise have purchased or sold. The Applicants state that the Separate Account will only purchase units from Merrill Lynch as Policy owners choose to direct their purchase payments for Policies or investment base of existing Policies to subaccounts of the Separate Account that correspond to a Series. Similarly, the Separate Account will only sell units when owners surrender their Policies, reallocate their investment base from those subaccounts, take out a Policy loan, or when the insured dies. Therefore, the Applicants assert, the concern underlying section 17(a) that the decision to purchase or sell securities by an investment company may be influenced by the interests of an affiliate, if the securities are purchased or sold by or from an affiliate, is inapposite here.

23. The Applicants note that while MLIC and Merrill Lynch are affiliated persons, they have separate management and each is operated as a separate "profit center." The Applicants represent that the compensation of sales persons selling the Policies is not dependent upon nor affected by the particular investment vehicle or vehicles to which owners allocate the premiums for or the cash value of the Policies. Therefore, the Applicants assert that sales persons are not expected to have a preference as to which investment vehicle Policy owners select.



24. Finally, the Applicants request that the exemptive relief requested above, subject to the same conditions, representations and undertakings set forth with respect to the Separate Account, also apply to any other separate investment account ("Successor Account") established or acquired by MLIC with which the Separate Account may be merged or combined or to which assets supporting any class of Policies or portion thereof may be transferred. This relief is being requested to ensure that the exemptive relief will continue to be available to MLIC and Merrill Lynch with respect to any class of Policies or portion thereof after any such merger, combination or transfer, and that, after any such merger, combination or transfer, such relief will be available to the Successor Account supporting such Policies to the same extent as the Separate Account.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 91-23302 Filed 9-26-91; 8:45 am]

BILLING CODE 8010-01-M

[Release No. IC-18327; File No. 811-5429]

#### Nationwide/Sierra Capital Variable Account

September 20, 1991.

**AGENCY:** Securities and Exchange Commission ("SEC").

**ACTION:** Notice of application for an order under the Investment Company Act of 1940 (the "Act").

**APPLICANT:** Nationwide/Sierra Capital Variable Account.

**RELEVANT 1940 ACT SECTION:** Order requested under section 8(f).

**SUMMARY OF APPLICATION:** Applicant seeks an order declaring that it has ceased to be an investment company.

**FILING DATE:** The application was filed on September 5, 1991.

**HEARING OR NOTIFICATION OF HEARING:** If no hearing is ordered, the application will be granted. Any interested person may request a hearing on this application, or ask to be notified if a hearing is ordered. Any request must be received by 5:30 p.m., on October 15, 1991. Request a hearing in writing, giving the nature of your interest, the reason for the request, and the issues you contest. Serve the Applicant with the request, either personally or by mail, and also send a copy to the Secretary of the SEC along with proof of service by affidavit or, for lawyers, by certificate.

Request notification of the date of a hearing by writing to the Secretary of the SEC.

**ADDRESSES:** Secretary, SEC, 450 5th Street, NW., Washington, DC 20549; Applicant, One Nationwide Plaza, Columbus, Ohio 43216.

**FOR FURTHER INFORMATION CONTACT:** Joyce M. Pickholz, Attorney, (202) 272-3046 or Heidi Stam, Assistant Chief, (202) 272-2060, Office of Insurance Products and Legal Compliance (Division of Investment Management).

**SUPPLEMENTARY INFORMATION:** Following is a summary of the application; the complete application is available for a fee from the SEC's Public Reference Branch.

#### Applicant's Representations

1. The Applicant was established by its depositor, Nationwide Life Insurance Company ("Nationwide"), on April 1, 1987, pursuant to the provisions of Ohio law, as a segregated asset account for the purpose of funding certain Individual Deferred Variable Annuity Contracts ("Contracts") issued by Nationwide. Capital Alliance Investments Incorporated is the principal underwriter of the Contracts issued by the Applicant and joins in the application in that capacity. Applicant remains a separate account of Nationwide under Ohio law.

2. The Applicant is registered under the Act as a unit investment trust. On December 24, 1987, the Applicant filed a Notification of Registration on Form N-8A. On July 8, 1987 Applicant filed a registration statement on Form N-4 (File No. 33-15670) pursuant to section 8(b) of the Act and the Securities Act of 1933. In connection therewith, the Applicant registered an indefinite number of securities in accordance with Rule 24f-2 under the Act. The registration statement has not been declared effective by the Commission. No public offering was ever commenced and no securities were ever sold or offered.

3. The Applicant has not at any time had any assets and does not expect to have assets in the future. The Applicant has no debts or other outstanding liabilities.

4. The Applicant is not engaged, and does not propose to engage, in any business activities except as may be necessary to wind up its affairs.

5. The Applicant is not now and never has been a party to any litigation or administrative proceeding.

For the Commission, by the Division of

Investment Management, under the delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 91-23334 Filed 9-26-91; 8:45 am]

BILLING CODE 8010-01-M

[Release No. 35-25383]

#### Filings Under the Public Utility Holding Company Act of 1935 ("Act")

September 20, 1991.

Notice is hereby given that the following filing(s) has/have been made with the Commission pursuant to provisions of the Act and rules promulgated thereunder. All interested persons are referred to the application(s) and/or declaration(s) for complete statements of the proposed transaction(s) summarized below. The application(s) and/or declaration(s) and any amendments thereto is/are available for public inspection through the Commission's Office of Public Reference.

Interested persons wishing to comment or request a hearing on the application(s) and/or declaration(s) should submit their views in writing by October 15, 1991 to the Secretary, Securities and Exchange Commission, Washington, DC 20549, and serve a copy on the relevant applicant(s) and/or declarant(s) at the address(es) specified below. Proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. Any request for hearing shall identify specifically the issues of fact or law that are disputed. A person who so requests will be notified of any hearing, if ordered, and will receive a copy of any notice or order issued in the matter. After said date, the application(s) and/or declaration(s), as filed or as amended, may be granted and/or permitted to become effective.

#### Massachusetts Electric Company (70-7906)

##### Notice of Proposal to Issue Short-term Unsecured Debt; Order Authorizing Solicitation of Proxies

The Massachusetts Electric Company ("Mass. Electric"), a subsidiary of New England Electric System, a registered holding company, both located at 25 Research Drive, Westborough, Massachusetts 01582, has filed a declaration under Sections 6(a), 7 and 12(e) of the Act and Rule 65 thereunder.

By orders dated April 15, 1985 and May 24, 1985 (HCAR Nos. 23664 and 23706), the Commission authorized



Mass. Electric, through July 31, 1992, to issue short-term unsecured debt in amounts not exceeding twenty percent of its total capitalization as defined in its By-Laws ("Total Capitalization"). Because the Mass. Electric by-laws require a vote of a majority of the holders of Cumulative Preferred Stock in order to issue short-term unsecured debt in excess of ten percent of the Company's Total Capitalization, the Commission also authorized Mass. Electric to solicit the requisite proxies from holders of its cumulative preferred stock, in order to issue such short-term unsecured debt in amounts exceeding ten percent, but less than twenty percent, of its Total Capitalization. Holders of the Cumulative Preferred Stock are entitled to one vote per share. At a special meeting held on June 27, 1985, the holders of Mass. Electric Cumulative Preferred Stock, by a majority vote, approved that proposal.

Mass. Electric now proposes to extend its authorization to issue short-term unsecured debt not exceeding twenty percent of its Total Capitalization to July 31, 1999, provided that any such unsecured debt would be issued no later than July 31, 1999 and mature no later than July 31, 2000 ("Proposal"). As of July 31, 1991, Mass. Electric states that the authorization requested herein would permit it to issue short-term debt in amounts not exceeding approximately \$122 million.

Mass. Electric also proposes to solicit proxies in order to seek an affirmative vote of the holders of a majority of its Cumulative Preferred Stock for the Proposal. The Proposal will be submitted for consideration and approval by the holders of Mass. Electric's Cumulative Preferred Stock at a meeting tentatively to be held on November 21, 1991. Mass. Electric has filed its proxy solicitation material and requests that the effectiveness of its declaration with respect to the solicitation of proxies for voting by its stockholders to approve the Proposal be permitted to become effective as provided in Rule 62(d).

It appearing to the Commission that Mass. Electric's declaration regarding the proposed solicitation of proxies should be permitted to become effective forthwith, pursuant to Rule 62:

It is Ordered, That the declaration regarding the proposed solicitation of proxies, be, and it hereby is, permitted to become effective forthwith, under Rule 62, and subject to the terms and conditions prescribed in Rule 24 under the Act.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 91-23333 Filed 9-26-91; 8:45 am]

BILLING CODE 8010-01-M

[Release No. 35-25382]

### Filings Under the Public Utility Holding Company Act of 1935 ("Act")

September 20, 1991.

Notice is hereby given that the following filing(s) has/have been made with the Commission pursuant to provisions of the Act and rules promulgated thereunder. All interested persons are referred to the application(s) and/or declaration(s) for complete statements of the proposed transaction(s) summarized below. The application(s) and/or declaration(s) and any amendments thereto is/are available for public inspection through the Commission's Office of Public Reference.

Interested persons wishing to comment or request a hearing on the application(s) and/or declaration(s) should submit their views in writing by October 15, 1991 to the Secretary, Securities and Exchange Commission, Washington, DC 20549, and serve a copy on the relevant applicant(s) and/or declarant(s) at the address(es) specified below. Proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. Any request for hearing shall identify specifically the issues of fact or law that are disputed. A person who so requests will be notified of any hearing, if ordered, and will receive a copy of any notice or order issued in the matter. After said date, the application(s) and/or declaration(s), as filed or as amended, may be granted and/or permitted to become effective.

#### Les Developments Hydroelectriques CHI, Inc. Consolidated Hydro, Inc. (31-859)

Les Developments Hydroelectriques CHI, Inc. ("LDH") and Consolidated Hydro, Inc. ("Consolidated") (collectively, the "Applicants"), One Greenwich Plaza, Greenwich, Connecticut 06830, have filed an application for an order granting Applicants an exemption under section 3(a)(5) from all provisions of the Act, except section 9(a)(2).

Consolidated is a privately held Delaware corporation whose principal place of business is Greenwich, Connecticut. Consolidated states that it

is engaged in the business of developing, operating and owning hydroelectric projects throughout the United States. Presently, Consolidated, or one of its subsidiaries, holds ownership interests in sixty-one operating hydroelectric facilities located in twelve different states. Pursuant to Section 210 of the Public Utility Regulatory Policies Act of 1978, each such operating hydroelectric facility is a qualified energy facility and is therefore deemed not to be an "electric utility company" under Section 2(a)(3) of the Act. At this time Consolidated is not a "public-utility company" within the meaning of the Act and derives no income whatsoever, directly or indirectly, from any one or more subsidiary companies which are "public-utility companies" within the meaning of the Act within the United States or elsewhere.

LDH, a wholly-owned subsidiary of Consolidated, is a Delaware Corporation whose principal place of business is Montreal, Quebec, Canada. LDH is not currently a "public-utility company" within the meaning of the Act.

LDH seeks to acquire a 50% interest in a hydroelectric project in Montreal, Quebec, Canada (the "Project") owned by a nonaffiliated Canadian Corporation, Developments Hydromega, Inc. ("DHI"). LDH intends to establish a new corporation under the laws of Quebec ("NEWCO") to which DHI will transfer all assets and liabilities relating to the Project. LDH will acquire 50% of the issued and outstanding stock of NEWCO, and DHI will own the remaining fifty percent of the NEWCO stock.

NEWCO will be a "public utility company" under Section 2(a)(5) of the Act, and both Consolidated and LDH will be holding companies as defined by section 2(a)(7)(A) of the Act and, as such, subject to regulation under the Act unless an exemption is obtained.

Consolidated and LDH assert that they qualify for an exemption under section 3(a)(5) of the Act. Neither is a company the principal business of which within the United States is that of a public-utility company, and neither derives (or will derive) any material part of its income, directly or indirectly, from any one or more subsidiary companies the principal business of which within the United States is that of a public utility.

American Electric Power Company, Inc., et al. (70-7880)

American Electric Power Company, Inc. ("American"), 1 Riverside Plaza, Columbus, Ohio 43215, a registered



holding company, and two of its electric public-utility subsidiary companies, Indiana Michigan Power Company ("I&M"), One Summit Square, Fort Wayne, Indiana 46801, and Michigan Power Company ("MPCo"), 123 Portage Avenue, Three Rivers, Michigan 49093, have filed an application-declaration under Sections 6(a), 7, 9(a), 10, 12(b) and 12(d) of the Act and Rules 43 and 45 thereunder.

By order dated August 17, 1987 (HCAR No. 2442), the Commission authorized American and MPCo, to enter into certain transactions which resulted in the sale of the gas utility properties of MPCo to an unaffiliated company. In their application-declaration related to that sale, American and MPCo indicated that after such sale, American may cause MPCo to merge its remaining electric utility operations into I&M's operations in the State of Michigan.

American, I&M and MPCo now propose that, at the Effective Time (as hereinafter defined), MPCo will merge with and into I&M, the separate corporate existence of MPCo will cease, and I&M, as the "Surviving Corporation," will own all real estate and other property of MPCo, and will be subject to all the obligations and liabilities of MPCo. Each outstanding share of capital stock of I&M will continue to be an outstanding share of stock of the Surviving Corporation, and will continue to have the same rights, privileges and preferences as before the merger. Each outstanding share of capital stock of MPCo will be cancelled and extinguished, and no new or additional stock of the Surviving Corporation will be issued in connection with the Merger.

The "Effective Time" will be 11:59 p.m., Fort Wayne, Indiana, time on the latter of (i) the last day of the month of the filing of the Articles of Merger with the Secretary of State of Indiana, or (ii) the last day of the month of the filing of the Certificate of Merger with the Michigan Department of Commerce.

In connection with the merger, I&M proposes to assume all of the outstanding obligations of MPCo, including a term loan in the principal amount of \$5,000,000 due September 30, 1992, bearing interest at the fixed rate of 11.80% per annum ("First Loan"), and a term loan in the current principal amount of \$5,000,000 due January 22, 1996, bearing interest at a rate of 7.375% per annum until August 28, 1991 and thereafter at various fixed or fluctuating rates ("Second Loan"). The assumption of the First and Second Loans will be effected in compliance with all applicable indenture, charter and other

standards relating to such loans and the capitalization ratios of I&M.

The First Loan between The Chase Manhattan Bank, N.A. and MPCo was originally entered on June 13, 1983 and was originally for a five year term at 12.10%. On September 30, 1985, however, the First Loan was amended to extend the maturity date until September 30, 1992 and to change the interest rate to 11.80% per annum. The Second Loan between Citibank, N.A. and MPCo was entered on January 22, 1986 for a ten year term, had the original principal amount of \$10,000,000 and bears interest at either fixed or fluctuating rates MPCo prepaid \$5,000,000 of the principal amount on August 31, 1987.

Both the First Loan and Second Loan agreements (the "Loan Agreements") specify that, in the event a promissory note bearing interest at a fixed rate is paid prior to maturity in whole or in part, MPCo shall pay to the lender a fee equal to the present value of the amount by which the sum of the quarterly interest payments on that part of the principal amount of the loan prepaid, calculated at the fixed rate, exceeds the sum of the interest payments on the principal amount of the loan prepaid, calculated at a rate per annum equal to a moving average on yields to maturity of United States Treasury Notes trading closest to per value and maturing on, or within three months of, the maturity date of such note.

Both Loan Agreements also contain restrictive covenants which prohibit MPCo from: (i) Creating, incurring, assuming or suffering to exist any liens on its property, with certain stated exceptions; (ii) creating or incurring any indebtedness for borrowed money (other than Short-Term Debt, as defined, in an aggregate amount not exceeding 10% of the Capitalization, as defined, of MPCo, excluding Short-Term Debt; and (iii) merging into or consolidating with any entity, or permitting any entity to merge into or consolidate with it, or selling or otherwise disposing of all or substantially all of its assets to any other entity, if (a) the indebtedness of such successor for borrowed money would exceed the amount permitted by clause (ii) above or (b) such successor should fail to assume the obligations of MPCo under the Loan Agreements and the promissory notes and subject itself to the terms of the Loan Agreements.

I&M proposes, at the Effective Time and as a result of the merger, to assume the First and Second Loans and anticipates that it will issue new promissory notes to the respective banks in exchange for the existing notes.

The applicants assert that the merger will simplify the corporate structure of

American's holding company structure and reduce its related administrative and regulatory requirements.

#### New England Power Company (70-7902)

New England Power Company ("NEPCO"), 25 Research Drive, Westborough, Massachusetts 01582, an electric public-utility subsidiary company of New England Electric System, a registered holding company, has filed a declaration pursuant to Section 12(b) of the Act and Rule 45 thereunder.

NEPCO proposes to become obligated to indemnify its electric public utility subsidiary, Yankee Atomic Electric Company ("Yankee"),<sup>1</sup> under a proposed Nuclear Support Services Agreement ("Agreement") between Yankee and North Atlantic Energy Service Corporation ("NAESCO"), a to be formed wholly owned electric utility company and service company subsidiary of Northeast. NAESCO will act as agent for the joint owners ("Joint Owners") of the Seabrook Nuclear Power Plant ("Seabrook") and will be responsible for the management, operation and maintenance of Seabrook. However, Yankee, pursuant to the Agreement, will continue to perform certain engineering and technical functions for Seabrook.

NEPCO owns a 9.95766 percent interest in Seabrook and would, therefore, become obligated through its agency relationship with NAESCO to the terms of the Agreement, including the provision which requires the Joint Owners to indemnify and hold harmless Yankee and its directors, officers, employees, agents and affiliates (and the directors, trustees, officers, employees and agents of those affiliates) for any damages which result from Yankee's performance of its obligations under the Agreement, unless such damages are caused by the willful misconduct of the party to be indemnified.

NEPCO requests authority to consummate the proposed transaction within one year from the date of the Commission's order approving such indemnification.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

Margaret H. McFarland,  
Deputy Secretary.

[FR Doc. 91-23301 Filed 9-26-91; 8:45 am]

BILLING CODE 8010-01-M

<sup>1</sup> Yankee is also an electric utility subsidiary of Connecticut Light & Power Company, a subsidiary of Northeast Utilities ("Northeast"), a registered holding company.



**DEPARTMENT OF TRANSPORTATION****Aviation Proceedings; Agreements filed during the Week Ended September 20, 1991**

The following Agreements were filed with the Department of Transportation under the provisions of 49 U.S.C. 412 and 414. Answers may be filed within 21 days of date of filing.

*Docket Number:* 47752.

*Date filed:* September 18, 1991.

*Parties:* Members of the International Air Transport Association.

*Subject:* TC23 RESO/P 0466 Dated August 20, 1991 Europe-South Asian Subcontinent R-1 To R-11

*Proposed Effective Date:* November 1, 1991.

*Dated:* September 23, 1991.

Phyllis T. Kaylor,

Chief, Documentary Services Division.

[FR Doc. 91-23329 Filed 9-26-91; 8:45 am]

BILLING CODE 4910-62-M

**Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart Q During the Week Ended September 20, 1991**

The following applications for certificates of public convenience and necessity and foreign air carrier permits were filed under subpart Q of the Department of Transportation's Procedural Regulations (See 14 CFR 302.1701 *et seq.*). The due date for answers, conforming application, or motion to modify scope are set forth below for each application. Following the answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.

*Docket Number:* 47753.

*Date filed:* September 19, 1991.

*Due Date for Answers, Conforming Applications, or Motion to Modify Scope:* October 17, 1991.

*Description:* Application of Trans World Airlines, Inc., pursuant to section 401 of the Act and subpart Q of the Regulations, applies for a new or amended certificate of public convenience and necessity authorizing it to engage in scheduled air transportation of persons, property and mail between New York, New York and London, England (via Stansted Airport).

*Dated:* September 23, 1991.

Phyllis T. Kaylor,

Chief, Documentary Services Division.

[FR Doc. 91-23328 Filed 9-26-91; 8:45 am]

BILLING CODE 4910-62-M

**Coast Guard**

[CGD8 91-22]

**Lower Mississippi River Waterway Safety Advisory Committee Meeting**

Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92-463; 5 U.S.C. app. I) notice is hereby given of a meeting of the Lower Mississippi River Waterway Safety Advisory Committee. The meeting will be held on Tuesday, October 22, 1991, in the 29th floor Boardroom of the World Trade Center, 2 Canal Street, New Orleans, Louisiana at 9 a.m. The agenda for the meeting consists of the following items:

1. Call to order.
2. Minutes of the July 23, 1991 meeting.
3. Old Business.
  - a. Army Corps of Engineers Rock Dike Project.
  - b. Army Corps of Engineers Inner Harbor Canal Lock Relocation Project.
4. New Business.
  - a. Clearance Gauges on Mississippi River Bridges.
  - b. Background Lighting.
  - c. Distinctive Light on Loading Docks.
5. Report from the VTS Subcommittee.
6. Adjournment.

The purpose of this Advisory Committee is to provide recommendations and guidance to the Commander, Eighth Coast Guard District on navigation safety matters affecting this waterway.

All meetings are open to the public. Members of the public may present written or oral statements at the meetings.

Additional information may be obtained from Commander E. N. Funk, USCG, Executive Secretary, Lower Mississippi River Waterway Safety Advisory Committee, c/o Commander, Eighth Coast Guard District (oan), room 1209, Hale Boggs Federal Building, 501 Magazine Street, New Orleans, LA 70130-3396, telephone number (504) 589-3074.

*Dated:* September 12, 1991.

J. M. Loy,

Rear Admiral, U.S. Coast Guard, Commander, Eighth Coast Guard District.

[FR Doc. 91-23343 Filed 9-26-91; 8:45 am]

BILLING CODE 4910-14-M

**Federal Highway Administration****Environmental Impact Statement: Calhoun County, AL**

**AGENCY:** Federal Highway Administration (FHWA) DOT.

**ACTION:** Notice of intent.

**SUMMARY:** The FHWA is issuing this notice to advise the public that an Environmental Impact Statement will be prepared for a proposed highway project in Calhoun County, Alabama.

**FOR FURTHER INFORMATION CONTACT:**

Mr. W.R. Van Luchene, District Engineer, Federal Highway Administration, 441 High Street, Montgomery, Alabama 36104-4684, Telephone: (202) 832-7379. Mr. Perry Hand, State of Alabama Highway Department, 1409 Coliseum Boulevard, Montgomery, Alabama 36130, Telephone: (205) 242-6311.

**SUPPLEMENTARY INFORMATION:** The FHWA, in cooperation with the State of Alabama Highway Department, will prepare an Environmental Impact Statement (EIS) for Alabama Project ST-1369-11. The proposal is to construct a multi-lane, limited access facility that will connect Interstate Highway 20, at the Golden Springs Interchange, with U.S. Route 431 north of Anniston. Project length is approximately 7.5 miles. The new highway will function as an eastern bypass for the City of Anniston.

Alternatives under consideration include: (1) Alternate route locations, (2) a no action alternative, and (3) postponing the action alternative.

A Scoping Meeting for the project will be held in the Anniston City Auditorium, 1128 Gurnee Avenue, Anniston, Alabama at 2:30 p.m., Central Standard Time on September 25, 1991.

To ensure that the full range of issues related to this proposed action are addressed and all significant issues identified, comments and suggestions are invited from all interested parties. Comments or questions concerning this proposed action and the EIS should be directed to FHWA at the address provided above.

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Research Planning and Construction. The provisions of OMB Circular No. A-95 regarding State and local clearinghouse review of Federal and federally assisted programs and projects apply to this program.)

**W. R. Van Luchene,**

District Engineer, Montgomery, Alabama

[FR Doc. 91-23295 Filed 9-26-91; 8:45 am]

BILLING CODE 4910-22-M



**Environmental Impact Statement:  
Davies County, KY and Spencer  
County, IN**

**AGENCY:** Federal Highway  
Administration (FHWA), DOT.

**ACTION:** Rescind notice of intent.

**SUMMARY:** The FHWA is issuing this notice to advise the public that an environmental impact statement will not be prepared for the proposed bridge over the Ohio River near the cities of Owensboro, Kentucky and Rockport, Indiana.

**FOR FURTHER INFORMATION CONTACT:**

Mr. Paul E. Toussaint, Division  
Administrator, FHWA, 330 West  
Broadway, P.O. Box 536, Frankfort,  
Kentucky 40602-0536, Phone (502)  
227-7321; FTS 352-5468, or

Mr. D. W. Lambert, Director, Division of  
Environmental Analysis, Kentucky  
Transportation Cabinet, 419 Ann  
Street, Frankfort, Kentucky 40622,  
Phone (502) 564-7250.

**SUPPLEMENTARY INFORMATION:** A Notice of Intent to prepare an Environmental Impact Statement (EIS) for the proposed bridge over the Ohio River was issued on June 21, 1991 and published in the July 3, 1990 Federal Register. The FHWA, in cooperation with the Kentucky Transportation Cabinet, has since determined that preparation of an EIS is not necessary for this proposed highway project and hereby rescind the previous Notice of Intent.

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Research, Planning and Construction. The regulations implementing Executive Order 12372 regarding intergovernmental consultation on federal program)

Issued On: September 17, 1991.

Paul E. Toussaint,  
Division Administrator, Frankfort, Kentucky.  
[FR Doc. 91-23309 Filed 9-26-91; 8:45 am]  
BILLING CODE 4910-22-M

**DEPARTMENT OF THE TREASURY**

**Customs Service**

[T.D. 91-80]

**Extension of Analysis for Which Caleb  
Brett USA, Inc., a Customs Accredited  
Commercial Laboratory, Has Been  
Accredited to Perform**

**AGENCY:** U.S. Customs Service,  
Department of the Treasury.

**ACTION:** Notice of additional analyses for which Caleb Brett USA, Inc., a Customs accredited commercial laboratory, has been accredited to perform.

**SUMMARY:** Caleb Brett USA, Inc., of Houston, Texas a Customs accredited commercial laboratory under § 151.13 of the Customs Regulations (19 CFR 151.13), has been given an extension of its commercial laboratory accreditation to include the analysis of API gravity, sediment and distillation characteristics at its Essington, Pennsylvania laboratory facility.

**EFFECTIVE DATE:** September 12, 1991.

**FOR FURTHER INFORMATION CONTACT:**

Ira S. Reese, Special Assistance for Commercial and Tariff Affairs, Office of Laboratories and Scientific Services, U.S. Customs Service, 1301 Constitution Ave, NW., Washington, DC 20229 (202-566-2446).

**SUPPLEMENTARY INFORMATION:** Part 151 of the Customs Regulations provides for the acceptance at Customs Districts of laboratory analyses for certain products from Customs accredited commercial laboratories. Caleb Brett, U.S.A., Inc., which holds Customs accreditation in certain laboratory analyses, has applied to Customs to extend its accreditation to perform the analyses named above in its Essington, Pennsylvania laboratory. Review of Caleb Brett, U.S.A., Inc., qualifications shows that the extension is warranted and, accordingly, has been granted.

Dated: September 23, 1991.

John B. Loughlin,  
Director, Office of Laboratories and Scientific Services.

[FR Doc. 91-23324 Filed 9-26-91; 8:45 am]

BILLING CODE 4820-02-M

[T.D. 91-81]

**Approval of Testing Labs, Consultants  
and Marine Surveyors, Inc. as a  
Commercial Gauger**

**AGENCY:** U.S. Customs Service,  
Department of the Treasury.

**ACTION:** Notice of approval of Testing Labs, Consultants and Marine Surveyors, Inc., as a commercial gauger.

**SUMMARY:** Testing Labs, Consultants and Marine Surveyors, Inc. of Metairie, Louisiana recently applied to Customs for approval to gauge imported petroleum, petroleum products, organic chemicals and vegetable and animal oils under part 151.13 of the Customs Regulations (19 CFR 151.13). Customs has determined that Testing Labs Consultants and Marine Surveyors Inc., meets all of the requirements for approval as a commercial gauger.

Therefore, in accordance with part 151.13(f) of the Customs Regulations, Testing Labs, Consultants and Marine Surveyors, Inc. 3535 Ridgelake Drive,

suite M, Metairie, Louisiana 70002 is approved to gauge the products named above in all Customs districts.

**EFFECTIVE DATE:** September 16, 1991.

**FOR FURTHER INFORMATION CONTACT:** Ira S. Reese, Special Assistant for Commercial and Tariff Affairs, Office of Laboratories and Scientific Services, U.S. Customs Service, 1301 Constitution Avenue NW., Washington, DC 20229 (202-566-2446).

Dated: September 23, 1991.

John B. O'Loughlin,  
Director, Office of Laboratories and Scientific Services.

[FR Doc. 91-23325 Filed 9-26-91; 8:45 am]

BILLING CODE 4820-02-M

**Internal Revenue Service**

**Art Advisory Panel; Closed Meeting**

**AGENCY:** Internal Revenue Service,  
Treasury.

**ACTION:** Notice of Closed Meeting of Art Advisory Panel.

**SUMMARY:** Closed meeting of the Art Advisory Panel will be held in Washington, DC.

**DATE:** The meeting will be held October 23 and 24, 1991.

**FOR FURTHER INFORMATION CONTACT:**

Karen Carolan, CC:AP:AS:4 901 D Street, SW., Washington, DC 20024 Telephone No. (202) 401-4128, (not a toll free number).

Notice is hereby given pursuant to section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988), that a closed meeting of the Art Advisory Panel will be held on October 23 and 24, 1991, in room 188 beginning at 9 a.m., Aerospace Center Building, 901 D Street, SW., Washington, DC 20024.

The agenda will consist of the review and evaluation of the acceptability of fair market value appraisals of works of art involved in federal income, estate, or gift tax returns. This will involve the discussion of material in individual tax returns made confidential by the provisions of section 6103 of Title 26 of the United States Code.

A determination as required by section 10(d) of the Federal Advisory Committee Act has been made that this meeting is concerned with matters listed in section 552b(c)(3), (4), (6), and (7) of Title 5 of the United States Code, and that the meeting will not be open to the public.

The Commissioner of Internal Revenue has determined that this document is not a major rule as defined in Executive Order 12291 and that a



regulatory impact analysis therefore is not required. Neither does this document constitute a rule subject to the Regulatory Flexibility Act (5 U.S.C. chapter 6).

Michael J. Murphy,

*Acting Commissioner.*

[FR Doc. 91-23354 Filed 9-26-91; 8:45 am]

BILLING CODE 4830-01-M

## Office of Thrift Supervision

### Andrews Savings and Loan Association, F.A.; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Andrews Savings and Loan Association, F.A., Andrews, Texas ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 6, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23250 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

### Arkansas Federal Savings Bank, F.A.; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Arkansas Federal Savings Bank, F.A., Little Rock, Arkansas ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 6, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23249 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

### CitySavings and Loan Association, F.A.; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the

Resolution Trust Corporation as Conservator for CitySavings and Loan Association, F.A., San Antonio, Texas ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 6, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23251 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

### Columbia Federal Homestead Association; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Columbia Federal Homestead Association, Metairie, Louisiana ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on August 30, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23252 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

### Desoto Federal Savings Association; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Desoto Federal Savings Association, Mansfield, Louisiana ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 6, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23248 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

### First America Federal Savings Bank, Longmont, CO; Replacement of Conservator with a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home

Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for First America Federal Savings Bank, Longmont, Colorado ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 13, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23245 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

### First Citizens Savings and Loan Association, F.A., Fort Pierce, FL; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for First Citizens Savings and Loan Association, F.A., Fort Pierce, Florida ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 20, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23244 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

### First Southwest Federal Savings and Loan Association; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for First Southwest Federal Savings and Loan Association, Tyler, Texas ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on August 23, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

*Corporate Secretary.*

[FR Doc. 91-23254 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M



**Germania Bank, a FSB; Replacement of Conservator With a Receiver**

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Germania Bank, a FSB, Alton, Illinois ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on July 26, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-23247 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

**Home Federal Bank for Savings, F.A.; Replacement of Conservator With a Receiver**

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Home Federal Bank for Savings, F.A., Waukegan, Illinois ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 13, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-23246 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

**Progressive Savings Bank, F.S.B.; Replacement of Conservator With a Receiver**

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Progressive Savings Bank, F.S.B., Natchitoches, Louisiana ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on August 23, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-23253 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

**United Federal Savings Bank Vienna, VA; Replacement of Conservator With a Receiver**

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for United Federal Savings Bank, Vienna, Virginia ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 20, 1991.

Dated: September 23, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-23243 Filed 9-26-91; 8:45 am]

BILLING CODE 6720-01-M

**TENNESSEE VALLEY AUTHORITY****Environmental Impact Statement: Pulp and Paper Facility Proposed by Mead Corporation on the Tennessee River**

**AGENCY:** Tennessee Valley Authority.

**ACTION:** Cancellation of Environmental Impact Statement Review.

On May 10, 1991, the Tennessee Valley Authority announced that it intended to prepare an environmental impact statement (EIS) assessing the potential impacts of a pulp and paper facility proposed by the Mead Corporation. See 56 FR 21704. This facility was to be located at the Smith Bend site on Chickamauga Reservoir in Rhea County, Tennessee. Mead Corporation has informed TVA that it has decided to defer development of this facility and has withdrawn its requests for TVA approval and use of TVA lands. TVA has therefore cancelled preparation of the EIS, and ongoing scoping activities have ceased.

**FOR FURTHER INFORMATION CONTACT:**

Dale K. Fowler, Environmental Scientist, Environmental Quality Staff, Tennessee Valley Authority, 400 W. Summit Hill Drive, WT 88-K, Knoxville, Tennessee 37902-1499; telephone number (615) 632-6716.

Dated: September 18, 1991.

M. Paul Schmierbach,

Manager of Environmental Quality.

[FR Doc. 91-23282 Filed 9-26-91; 8:45 am]

BILLING CODE 8120-01-M

**UNITED STATES INFORMATION AGENCY****Group Projects for International Visitor Grantees**

**AGENCY:** United States Information Agency.

**ACTION:** Notice Request for proposals.

**SUMMARY:** The Bureau of Educational and Cultural Affairs, U.S. Information Agency (USIA) announces its intention to award ten grants of approximately \$130,000 each to private, not-for-profit organizations arranging group projects for International Visitors traveling within the U.S.

**DATES:** Dates for the programs and deadlines for submission of each proposal are indicated in the individual program descriptions which follow. All copies must be received at the U.S. Information Agency by 5 p.m. e.d.t. (or e.s.t.) on the due date indicated. Faxed documents will not be accepted, nor will documents postmarked on the due date but received at a later date. It is the responsibility of each grant applicant to ensure that proposals are received by the deadline indicated. Grants should begin approximately four weeks prior to the project opening date.

**ADDRESSES:** The original and 15 copies of the completed application (stapled, not bound), including required forms, should be submitted by the deadline to: U.S. Information Agency, Ref: International Visitor Group Projects, Office of the Executive Director (E/X), room 336, 301 4th Street SW., Washington, DC 20547.

**FOR FURTHER INFORMATION CONTACT:**

Interested U.S. organizations should write or call Ms. Teresa J. Wilkin, Acting Chief, Group Projects Division (E/VP), room 255, 301 4th Street SW., Washington, DC 20547; telephone (202) 619-6285, to request detailed application packets, which include award criteria additional to this announcement all necessary forms, and guidelines for preparing proposals, including specific budget preparation information.

**SUPPLEMENTARY INFORMATION:** Programs are authorized under Public Law 87-256, the Mutual Educational and Cultural Exchange Act of 1961 (Fulbright-Hays Act), "to increase mutual understanding between the people of the United States and the people of other countries." In line with the Bureau's authorizing legislation, programs must maintain a non-political character and should be balanced and representative of the diversity of American political, social and cultural life. Programs and projects must conform to all Agency



requirements and guidelines and are subject to final review by the USIA contracting officer.

Subject to the availability of funds, USIA seeks separate proposals from non-profit organizations for programs for International Visitors traveling throughout the U.S. in nine Multi-Regional group projects and one Young African Leaders group project. Each is centered around a different theme. Participants in the projects will be foreign leaders or potential leaders selected by U.S. embassy committees abroad. Each group will consist of approximately 20 foreign visitors in addition to the three or four American escort officers who accompany them.

With the exception of the six-week Young African Leaders Project, each program will be 28 days in length. Programs should begin in Washington, DC, with an orientation and overview of the issues and a central examination of Federal policies regarding these issues. They would then incorporate visits to at least six but no more than seven additional communities in at least three geographic regions. The programs should provide additional opportunities for participants to experience the diversity of American society and culture. At appropriate points in the project, participants may be divided into smaller, five- or six-member, teams for simultaneous visits to different communities, with subsequent opportunities to share their experience with the full group. Home hospitality and homestays are encouraged. In cities where such councils exist, arrangements for community visits must be made through the National Council for International Visitors (NCIV) and the network of its constituent councils throughout the U.S.

Proposals must include a comprehensive line item budget for which specific details are available in the application packet.

#### Application Procedures

To be eligible for consideration, organizations must be incorporated in the U.S., have not-for-profit status as determined by the IRS, and be able to demonstrate expertise in a field relevant to the theme of the project. Organizations with less than four years' experience in international exchange will not be eligible to compete for these grants. Experience in programming exchange visitors is desirable.

Interested organizations should write or call the Group Projects Division (address provided above) to request application packets, which include award criteria additional to this

announcement, all necessary forms, and guidelines for preparing proposals, including specific budget preparation information.

Following are the preliminary project summaries for each project:

Title: Higher Education in the U.S.

Type: Multi-Regional.

Dates: January 13—February 7, 1992.

Proposal Due: October 21, 1991.

Project Goals:

- To provide a deeper understanding of the diversity of higher education in the U.S., and of the distinctive traditions, dynamics, and roles of institutions ranging from community colleges through colleges and universities to the major research universities.
- To examine current issues and trends influencing the debate on education in the U.S., such as core curriculum requirements and "multiculturalism," the tension between disciplinary and interdisciplinary approaches, finance and fund-raising, the relation between teaching and research, relations between university-based research and non-university users of research (government, business, etc.), university outreach (extension programs, public education), and the education of teachers;
- To facilitate discussion on issues of mutual interest and concern among the project participants and representatives of American educational institutions, including possibilities for linkages between U.S. and foreign institutions of higher education.

**Participants:** This project is intended for university administrators and policy makers, such as deans, rectors, department chairmen, and ministry of education officials concerned with university education.

**Summary:** Through lectures and on-site visits at American institutions of higher education throughout the United States, participants will become familiar with the great diversity in our universities, four-year colleges, and community colleges. The different philosophies of public and private institutions, including religiously affiliated institutions of higher education, will be examined.

Participants will have the opportunity to observe how these different kinds of institutions concern themselves with the issue of core curriculum and "multiculturalism," the tension between disciplinary and interdisciplinary studies, fund-raising, teacher training, and the relation between teaching and research. Participants will meet with their American counterparts to

exchange views on these and other subjects of mutual interest such as educational administration and the role of the faculty in governance of the university. The group will also meet with educational policy makers, curriculum experts in key disciplines, and authors of textbooks.

The group will visit industry-affiliated research and training institutes, and policy research institutes (think tanks) that interact with universities to better understand the relationship between higher education and industry in the United States.

In Washington, DC, discussions will be held with representatives from the National Academy of Sciences, the National Endowment for the Humanities, and other national organizations, such as professional academies, institutional associations, accrediting associations, the Congress, the Department of Education, think tanks, and with editors of the *Chronicle of Higher Education*. A meeting should also be scheduled with USIA's Office of Academic Programs to discuss the Fulbright and Humphrey Programs, teacher exchanges, and university linkages. Attendance at the annual conference of the American Council on Education will be arranged.

Themes which will be explored in the national itinerary are: The decentralized nature of American higher education; the role of the Federal, state and local governments in higher education; relations between university-based research projects and non-university users of research (government, industry and business); curriculum issues (core curriculum requirements and "multiculturalism"); multidisciplinary studies in relation to disciplinary studies; university outreach (extension programs, public education, etc.); the role of faculty in university governance; the internationalization of higher education; teacher education; the changing demographics of student population and enrollment patterns and institutional adjustments to these changes; financing of higher education, including financial aid to students; and institutional accreditation.

Title: Teaching English as a Second Language.

Type: Multi-Regional.

Dates: February 3—28, 1992.

Proposal Due: November 12, 1991.

Project Goals:

- To examine the organization and methodology of Teaching English as a Second Language programs in the United States, especially as they apply to large groups of students;



- To give teachers of English an opportunity to meet with American professional colleagues to discuss current trends and developments in the field;
- To develop a better understanding of the educational system in the U.S. and the linkages between educational institutions and community programs; and
- To provide an exposure to the complexity of social, political, economic and demographic dynamics in the U.S.

*Participants:* This project is designed for government education officials and directors of English language programs.

*Summary:* This project should expose participants to the organization and methodology of a wide variety of English teaching programs and teacher training programs in the U.S., including bi-lingual programs in elementary and secondary schools, English programs for refugees, college preparatory programs, vocational English as a second language, adult basic education, TEFL/TESOL programs and applied linguistics. A representative range of issues and institutions will be covered. Participants will observe classes and visit language laboratories. Issues such as curriculum and materials development, testing, innovative class techniques, teaching reading and writing, and English for Special Purposes (ESP) will be examined. In addition, the group will visit the English Language Programs Division at USIA, where a unique series of English-teaching video programs has recently been developed.

Following the Washington, DC, program, participants will travel to various geographic regions of the U.S., to examine well-established and nationally recognized TESOL programs, and meet with educators in communities with bi-lingual educational systems, serving ethnically and culturally diverse populations. While the focus of the program will be primarily on TESOL activities, visitors will also be exposed to other elements of the education field in the U.S. including adult and continuing education, programs for special students (such as literacy training and cultural orientation programs for new immigrants), and vocational training programs for non-native speakers of English.

The program will end in Seattle, Washington, or another Pacific Northwest city, enabling participants, at their option to travel to Vancouver, British Columbia in order to attend the 1992 International TESOL Convention, March 3-7, 1992.

*Title:* The Role of the Media in the U.S.

*Type:* Young African Leaders (English/French/Portuguese).

*Dates:* March 9-April 17, 1992.

*Proposal Due:* December 2, 1991.

*Project Goals:*

- To foster an understanding of the constitutional and political context of journalism in the United States;
- To explore the legal and philosophical commitments to freedom of the press and the influence of these commitments on the practice of journalism in the U.S.;
- To examine the role of media in the formulation and implementation of key U.S. foreign and domestic policies;
- To provide direct exposure to American society and to promote appreciation of U.S. cultural pluralism.

*Participants:* The project is designed for young African journalists (between 25 and 35 years of age) whose emerging talents and potential are recognized and who are expected to be influential in shaping the perceptions of and attitudes toward the U.S. in their home countries.

*Summary:* This six-week project will examine key issues in American journalism in both print and broadcast media. Providing an understanding of the First Amendment will be a fundamental goal. The impact of the media on domestic and foreign policy will also be examined. Questions of journalistic ethics, professionalism, and the business of journalism will be addressed. The project should consist of six distinct program segments, including an initial week of orientation in Washington, DC, a week of regionally balanced team visits to other cities, a week-long practicum with professional counterparts around the country, a week-long university-based seminar, a second week of team visits to medium-sized American cities, and a final week devoted to discussions of synthesis and a final evaluation session.

The project should open in Washington with orientation briefings to introduce participants to American government, economy, society and culture. The week ought also to include introductory sessions on the role of press freedom in American society, journalistic ethics, the economics of mass media, and international news flow.

Meetings should be arranged to discuss the role of the media in decision-making in U.S. foreign policy, especially American foreign policy towards Africa. Participants would need to meet with government officials to discuss media relations at the federal level, and with representatives from nonprofit and commercial news media.

Professional appointments will include USIA's VOA, Television and Film Service, and the Washington Foreign Press Center. Other media organizations will include Accuracy in Media and the Reporters Committee for Freedom of the Press. The Center for Foreign Journalists in Reston could be contacted to arrange panel discussions or workshops.

*Title:* American Theater.

*Type:* Multi-Regional.

*Dates:* March 16-April 10, 1992.

*Proposal Due:* December 16, 1991.

*Project Goals:*

- To demonstrate the richness, diversity and vitality of theater arts in the United States;
- To observe government and private support of theater arts and both academic and community involvement in American theater;
- To examine reflections of American life and society in theater and other creative performing arts; and
- To facilitate dialogue between foreign and American theater specialists and to encourage institutional linkages.

*Participants:* This project is intended for theater directors, producers, playwrights, actors, critics, and drama professors whose achievements are recognized in their own countries.

*Summary:* This project will expose participants to different styles of American theater (Broadway, Off-Broadway, regional, experimental, community, ethnic, university, children's, and dinner theater). In meetings with directors, producers, playwrights, actors, costume, set and lighting designers, union representatives, prominent American theater specialists, and the theater-going public, participants will discuss such topics as directing, scripting, and acting techniques, current trends and new technologies in stage lighting and set and costume designs, theater apprenticeship programs, theater administration, fund-raising, and American life and society as reflected in theater productions.

The program will open in Washington, DC, with an introduction to traditions, current trends, and new developments in American theater, and a focus on the flourishing theater activities in the city. Special efforts will be made to secure appointments with appropriate persons in direction and theater management at the Folger Theater, Arena Stage, and others as available. Depending upon performance schedules, other local theater groups to be presented might include New Playwrights Theater, the Studio Theatre, Source Theater, Woolly



Mammoth, Horizon Theater, and the Olney Theater. In order to enhance group dynamics, a "Show and Tell" session will be planned for the Washington segment. Participants will be encouraged to introduce themselves to their colleagues by presenting information on the organization and work and/or by showing slides of their theater productions.

In the national program, participants will travel as a group to cities across the U.S. to visit commercial and regional theaters. Time will be set aside at each stop for participants to attend ethnic theaters and/or small community theaters individually or in small groups.

Attendance at theater workshops and drama classes and discussions with theater staff are to be emphasized. Meetings with public relations personnel and tours of facilities will be de-emphasized. Because of frequent attendance at evening theater performances, home hospitality will play a relatively minor role in this project.

A highlight of the project will be several days' attendance at the Humana Festival of New American Plays in Louisville, Kentucky, scheduled from February 18–March 28, 1992.

Participants must have opportunities to make professional contacts with American and international theater specialists attending the festival. In addition, seminars should be organized for participants to confer with the producing director and members of the Actors' Theater of Louisville and Stage One Theater.

The project will conclude in New York City where participants will meet the leading American specialists and attend theater performances. Free time will be provided for participants to make individual appointments or to attend other performing arts presentations such as ballet, modern dance, opera, and concerts.

*Title:* Grassroots Democracy in the U.S.

*Type:* Multi-Regional.

*Dates:* April 6–May 1, 1991.

*Proposal Due:* January 13, 1991.

*Project Goals:*

- To provide a greater understanding of the democratic form of government in the U.S. and of citizens' involvement in their own governments;
- To observe the variety of citizen groups that interact with American elected officials at all levels to address legitimate but divergent interests;
- To illustrate the diversity of viewpoints held by Americans and how this diversity contributes to a dynamic and resilient pluralistic political system.

*Participants:* This project is intended for civic and community leaders, political party leaders, local government officials, journalists and educators.

*Summary:* The aim of this project is to examine the extent to which citizen participation in the political process is a means of harnessing the power of constructive criticism to effect change and to ensure stability in government. Participants will encounter a wide variety of special interest and citizen action groups that have arisen in the United States to give vent to the social and economic pressures inherent in a multi-ethnic, market-oriented society.

The program should begin in Washington with a series of meetings that will explain how democracy functions in the United States. Discussions with academics and think tank specialists will center on factors that shape the participatory nature of democracy in a pluralistic society. At the national headquarters of special interest groups, participants will learn the impact of local and regional outlooks on national policy-making and they will hear of the philosophy and techniques of citizen action groups, including those related to coalition-building, fund-raising, lobbying Congress and other government officials, and to drafting legislation. The group will meet with member of Congress or staff who can describe the pressures placed on Congress by its various constituencies and the means by which the conflicting demands of these groups are attended to and satisfied, showing the role of citizen participation in the public policy decision-making process. The participants will also receive briefings at federal agencies such as the Environmental Protection Agency and the Consumer Product Safety Commission, bodies formed as government's response to civic action and advocacy.

With the Washington experience as a foundation on which to build, the group will visit different geographic regions to see grassroots political organizing firsthand and to observe local citizens contributing to the debate on national and international concerns, including world peace, immigration, the environment, human rights, economic revitalization, consumer protection and accountability in government. In cities and small towns located in diverse economic regions of the country, participants should meet with members of a wide variety of grassroots organizations such as neighborhoods boards, professional associations, citizen action leagues, church groups and local chapters of single-issue advocacy organizations in order to

observe the extensive range of ways in which American citizens can become involved in the political process to advocate their particular cause or viewpoint.

In a state capital with a sitting legislature, participants should attend a public hearing on bills being considered by lawmakers and meet with elected officials to hear about efforts to ensure that various viewpoints are accommodated during the policy making process. At another stop, the group ought to observe the influence concerned citizens can have on public policy through recourse to such devices as initiative and referendum to decide controversial community issues. Home hospitality is to be a major component of this project.

*Title:* U.S. Energy Resources for the Present and Future.

*Type:* Multi-Regional.

*Dates:* April 27–May 22, 1992.

*Proposal Due Date:* February 10, 1992.

*Project Goals:*

- To show how the U.S. addresses its energy needs in the context of environmental concerns;
- To examine U.S. Government and private sector programs for developing and utilizing new sources of energy and new energy technologies;
- To study the example the U.S. can provide to the world in resolving energy-related problems;
- To explore the proposition that international cooperation in the field of energy resource development is in the interest of all nations.

*Participants:* This project is designed for officials of energy, planning or environment ministries, executives of energy research institutions, university professors, science editors, utility regulators and business executives.

*Summary:* At the crux of the world's major environmental problems, such as alleged global warming and the greenhouse effect, lie unresolved issues of energy resource utilization. The U.S., as the world's largest consuming nation, receives the brunt of international criticism. Often it is perceived as a nation squandering its energy resources. This project is designed to explore the extent to which the U.S. is addressing the environmental effects of energy use, and to examine the underlying attitudes and habits that have allowed a heavy demand for energy to develop.

The project should begin in Washington, DC, with an overview of the recent efforts to enact a national energy policy. Participants need to hear from the many competing organizations and interests that have made the effort



such a long and, at times, acrimonious one. They ought to meet with officials at the Department of Energy as well as the Environmental Protection Agency for discussions of how energy policy is coordinated and advanced as well as an assessment of the successes and setbacks policymakers have experienced to date. In a visit to a research organization specializing in energy issues, they are to hear projections of future energy demands and descriptions of the possible response strategies being formulated by private energy-oriented associations. The Washington program should also include an overview of the alternative energy sources that are being tapped within the U.S. and of the role of conservation efforts in overall energy policy.

Beyond Washington, the group will visit geographically distinct areas of the U.S. in order to observe how various regions of the country are responding to energy related problems. Participants will discuss energy issues specific to these regions with local citizens, government officials, non-governmental organizations, and industry in each of several locations. At utility companies, they should learn how the pursuit of clean air has led some states, such as New York and Massachusetts, to implement the concept of "environmental least-cost pricing," an attempt to bring market forces rather than regulation to bear on the cost of keeping the environment clean. At energy research institutes across the nation, participants are to be exposed to ongoing attempts to reduce U.S. dependence on fossil fuels and the pursuit of energy diversification. They should learn of the latest research on and development of alternative energy sources such as solar, wind, geothermal, and synthetic fuels. In a state with operating nuclear power plants, participants will explore the politics of nuclear power and discuss the safeguards that have evolved in the face of strong public concern about plant safety. In the western part of the U.S., the group will examine issues faced by states in developing potential energy resources in environmentally sensitive areas. In meetings with grassroots consumer organizations, participants will discuss strategies for increasing public awareness of energy utilization's impact on the environment. Media specialists will describe their efforts to encourage an energy conservation mentality among the public and to change behavior in the use of energy resources.

During the project, the group will divide into teams, each visiting a city noted for its specific efforts to reduce energy consumption through innovative transportation schemes or ecological building design. Home hospitality will be included throughout the project so that participants can achieve an understanding of energy consumption attitudes in American life.

*Title:* Entrepreneurship: Alive and Well in the U.S.

*Type:* Multi-Regional.

*Dates:* May 26–June 19, 1992.

*Proposal Due:* March 2, 1992.

*Project Goals:*

- To further understanding of the social, economic, and political factors which influence and encourage private enterprise;
- To present the U.S. economy as one developed through equitable access to economic opportunity;
- To provide examples of successful entrepreneurial efforts in the U.S.

*Participants:* This project is designed for government officials, private business organization or industry representatives, labor leaders, academics, community leaders, and journalists with an interest in the American free enterprise system.

*Summary:* This program will enable participants to survey current U.S. economic conditions and factors which influence and encourage private enterprise such as current Administration policies, the influence of labor, immigration, and private/public cooperation, and to assess major controversial economic issues and the implications of those issues for small business.

This project should open in Washington, DC, with an overview of the structure of American government, the history and philosophy of the American free market system, federal economic policies, and current issues in entrepreneurship and the creation of small businesses. Participants will meet with representatives from the Departments of Commerce and Treasury, Congress, the U.S. Chamber of Commerce, the National Federation of Independent Business, the Small Business Administration, trade associations, and think tanks, to learn about the growing importance of privatization in the U.S. economy. An academic specialist should give the group background on the most recent research on what individual psychological characteristics contribute to successful entrepreneurship and discuss current theories on how to achieve business success. Another specialist will be asked to illustrate the

parallels between greater individual freedom in the market place and increased economic growth. The group should visit one of the many entrepreneurial firms that have sprouted in the suburban capital area during the last decade.

Beyond Washington, the group will observe examples of successful entrepreneurial efforts in various geographic regions, visiting at least one recipient of the 1991 Malcolm Baldrige Award for excellence in American business. Other discussions should explore critically the ways the U.S. Federal, State, and local governments attempt to foster the growth of small business, including programs designed to assist women and minority group members getting started in business. The group will visit state-sponsored small business "incubators" to learn more about this example of public/private cooperation. They will discuss with the beneficiaries of such cooperation the growth-promoting state and local programs and tax incentives for small business development that are intended to abet individual entrepreneurial effort, as well as the impact of labor unions and immigration—both legal and illegal—on entrepreneurship. Participants will observe how the rapid growth of high-tech electronic and biotech manufacturing as well as service industries, including consulting organizations, has created opportunities for entrepreneurial endeavor. Since many successful businesses are often an entrepreneur's second, third, or fourth attempt, discussion of failed efforts will also be provided.

In community visits, the group will observe the role the university plays in developing an infrastructure on which entrepreneurship can flourish. It will visit campuses where entrepreneurship is taught. Home hospitality with professionals in the field will be provided. The project will include a regional financial center, where participants will meet representatives of major financial organizations and venture capital firms to learn about venture capital formation and financing alternatives available to entrepreneurs in the U.S.

*Title:* Regional and Ethnic Culture in the U.S.

*Type:* Multi-Regional.

*Dates:* June 22–July 17, 1992.

*Proposal Due:* March 30, 1992.

*Project Goals:*

- To study the influence of regional U.S. history and culture on political, social and cultural institutions, as well as on individuals and the creative arts;



- To encourage long-term linkages between American and international scholars and institutions;
- To study regional and folk culture programs in the U.S. and their possible relevance for programs in the participants' countries.

**Participants:** This project is intended for professors of American Studies, American History and American Literature, folklorists, oral and cultural historians, cultural preservationists, sociologists, social anthropologists, and journalists with a substantive interest in the history and culture of the U.S.

**Summary:** This project should examine the "great melting pot" of ethnic and cultural diversity that collectively forms the United States of America. By taking a close look at various immigrant populations, as well as more established second and third generation Americans from all corners of the globe, visitors will gain a greater understanding of the broad, yet individual nature of the term "American".

By visiting different areas of the country, participants will become familiar with the historical, artistic, literary, religious, ethnic, and other social features that help distinguish one region from another. A case study approach may be taken to further illustrate for the participants the contrast between assimilation and maintaining ethnic distinction—a process which many immigrant populations must face. Topics to be explored in the program will include the African-American, Hispanic, Slavic, Asian, and Native American experiences and their relationship to the larger society, as well as regional literature, religion, art and music, cultural preservation and assimilation, organizations that help maintain ethnicity, demographics, and the legal bases for equal rights and their protection.

The annual Folklife Festival at the Smithsonian Institution, featuring examples of the folk music and culture of the U.S., will be occurring during the Washington week, making it possible for the visitors to take advantage of this excellent resource.

**Title:** The Role of Volunteers and Community Service Groups.

**Type:** Multi-Regional.

**Dates:** July 20-August 14, 1992.

**Proposal Due:** April 27, 1992.

**Project Goals:**

- To illustrate how the values of fairness and equal opportunity relate to underlie American society and contribute to a widespread

commitment to volunteer service;

- To explore the role of voluntary service as a way of addressing the many social problems faced by a rapidly changing society;
- To provide information on planning, designing, managing and developing volunteer programs;
- To facilitate the exchange of ideas and experiences between volunteer organizations in the U.S. and those in participants' home countries.

**Participants:** This project is intended for government officials and community leaders who are active in volunteer work, administrators of volunteer programs, and scholars and professionals who are interested in research related to citizen participation in human services.

**Summary:** This project is designed to illustrate how strong ethical, social and moral values form the basis for the vast array of human services offered in America through the efforts of unpaid individuals. Additionally, emphasis will be placed on the non-monetary benefits which these individuals realize through their volunteer efforts such as enhanced self esteem and greater social awareness.

The program will open in Washington with an overview of the American tradition of volunteerism, government and corporate efforts to promote voluntary action in human services, and the many types of private volunteer programs throughout the country. The overview will also provide background on the educational, political, economic and social systems of the U.S., with an emphasis on how they encourage volunteer service. Appointments will be scheduled at Vista, the Peace Corps, and the President's Commission on volunteerism, as well as possible visits to programs for the homeless or people with AIDS. A specialist in the field will describe how U.S. tax incentives stimulate charitable donations by both corporations and individuals and how laws encourage tax-exempt organizations to exist for the public benefit.

Beyond Washington, a one-day seminar organized by a volunteer center will cover issues involved in creating and administering volunteer programs. It also will explore the benefits which voluntary service contributes to both community and personal development, emphasizing the creation of community partnerships that cross racial, cultural and religious lines. Additionally, the seminar will outline the skills which individuals acquire in the areas of teamwork and goal-setting, skills which

contribute directly to advancement in paid positions, especially for women and minorities. Another seminar session will provide the participants and opportunity to share information on volunteer efforts in their home countries with their colleagues and American counterparts. One seminar should familiarize participants with the work of major university-based research programs that focus on the not-for-profit sector.

Programs in cities and small towns in different regions of the country will allow participants to work side-by-side with American volunteers in order to become familiar with the daily operation of volunteer organizations addressing social concerns ranging from human services to international and cross-cultural exchange. Examples of community/government/business cooperation in addressing these issues will be explored. Additionally, participants will learn about the role volunteer organizations such as Common Cause and the League of Women Voters play in providing avenues for citizen participation in the political process and in increasing governmental accountability. In a visit to a public action lobbying office, participants will discover the power of volunteerism in influencing public policy decisions.

**Title:** Community Development: The U.S. Experience.

**Type:** Multi-Regional.

**Dates:** September 14-October 9, 1992.

**Proposal Due:** June 22, 1992.

**Project Goals:**

- To demonstrate the variety and complexity of American citizens' involvement in public and community affairs and to present active citizen involvement as a fundamental of democratic society;
- To broaden understanding of individual initiative and volunteerism: Its philosophy, history and cultural impetus;
- To examine how community development and self-help organizations are founded, financed, developed and managed in the U.S.;
- To provide insights into American life and society through the observation of community activities as they are evidenced in family, church, grass-roots programs, and local government;
- To establish international contacts and provide a basis for ongoing dialogue and exchange in the field of community development.



**Participants:** This project is intended for community leaders, administrators of volunteer programs and other professionals who are interested in citizen participation in community development.

**Summary:** This program will open in Washington, DC, with an overview of our political, educational and social systems, and examples of government and private efforts to promote individual action in human and social services throughout the U.S. Participants will meet government officials, academics and civic leaders at the national level to discuss how these systems work. Some of the appointments requested will include Vista, Peace Corps, the National Association of Neighborhoods, the National Federation of Local Arts Councils, and the President's Commission on Volunteerism.

Visits to cities and small towns in varied regions of the U.S. will provide opportunities to exchange ideas with community leaders of ethnic groups and observe the operation of civic and volunteer organizations. These will be involved with issues such as health care, education, literacy, housing and homelessness, child and infant day care, care for the aged and handicapped, legal aid, cooperatives, assistance to immigrants and refugees, crime watch and citizen patrols, environmental protection, political organizing and lobbying, community planning and leadership development. The roles of the federal, state, and local governments in promoting community development will be examined. Also discussed will be new trends such as workplace-based community programs, the self-help movement and the creation of community partnerships. Field trips to see programs in operation and on-going community workshops will be given priority. Home hospitality will be included as an integral part of this program.

#### Review Process

USIA will acknowledge receipt of all proposals and will review them for technical eligibility. Proposals will be deemed ineligible if they do not fully adhere to the guidelines established herein and in the application packet. Eligible proposals will be forwarded to panels of expert USIA officers for advisory review. All eligible proposals will also be reviewed by the Agency's Office of General Counsel, the appropriate geographic area office, and the budget and contracts offices.

Funding decisions are at the discretion of the Associate Director for Educational and Cultural Affairs. Final technical authority for grant awards resides with USIA's contracting officer.

#### Review Criteria

The proposed program should be representative of current expert knowledge in the relevant subject area, and should demonstrate high professional qualitative standards.

Technically eligible applications will be competitively reviewed according to the following criteria:

1. Quality—program plan must adhere to the objectives described above.
2. Feasibility—institutional capacity of the organization to conduct the program will be considered.
3. Track record—the Agency will consider the past performance of prior grantees.
4. Potential—for organizations which have not received Agency grants, the potential to achieve program goals, as demonstrated in the proposal, will be considered;
5. Multiplier effect/impact—proposed programs should strengthen long-term mutual understanding, to include maximum sharing of information and establishment of long-term institutional and individual linkages.
6. Cost effectiveness—greatest return on each grant dollar and degree of cost-sharing exhibited;
7. Value to U.S.—Partner Country Relations—assessments by USIA's geographic area desk, and overseas officers, of the need, potential impact and significance in the partner country(ies).

#### Notice

The terms and conditions published in this RFP are binding and may not be modified by any USIA representative.

Explanatory information provided by the Agency that contradicts published language will not be binding. Issuance of the RFP does not constitute an award commitment on the part of the Government. Final awards cannot be made until funds have been fully appropriated by Congress, allocated and committed through internal USIA procedures.

#### Notification

All applicants will be notified of the results of the review process approximately six weeks prior to the project's opening date. Awarded grants will be subject to periodic reporting and evaluation requirements.

Dated: September 6, 1991.

William P. Glade,

Associate Director, Bureau of Educational and Cultural Affairs.

[FR Doc. 91-23296 Filed 9-26-91; 8:45 am]

BILLING CODE 8230-01-M

#### Radio Engineering Advisory Committee Meeting

**AGENCY:** United States Information Agency.

**ACTION:** Notice of meeting.

**SUMMARY:** The United States Information Agency announces an open meeting of the Radio Engineering Advisory Committee Meeting on Thursday, October 17, 1991, 9 a.m.-4 p.m. in room 840, USIA Headquarters, 301 Fourth Street, SW., Washington, DC.

The Agenda will include the introduction of new VOA Director, Chase Untermeyer, and a report by Walter La Fleur on "The Changing Technical Environment." Remarks will be made by USIA Director Henry E. Catto and Louise G. Wheeler, Director of Private Sector Committees.

**DATES:** October 17, 1991.

**ADDRESSES:** 301 4th Street, SW., Washington, DC 20547.

#### FURTHER INFORMATION CONTACT:

Louise G. Wheeler or Nancy Starr at 619-6089.

**SUPPLEMENTARY INFORMATION:** Copies of minutes can be obtained by calling 619-6089.

Dated: September 23, 1991.

Douglas Wertman,

Committee Management Officer.

[FR Doc. 91-23338 Filed 9-26-91; 8:45 am]

BILLING CODE 8230-01-M

#### VOA Broadcast Advisory Committee Meeting

**AGENCY:** United States Information Agency.

**ACTION:** Notice of Meeting.

**SUMMARY:** The United States Information Agency announces an open meeting of the VOA Broadcast Advisory Committee Meeting on Wednesday, October 16, 1991, 1:30 p.m.-4:30 p.m. in room 800, USIA Headquarters, 301 Fourth Street, SW., Washington, DC.

The Agenda will include introduction of new VOA Director Chase Untermeyer and a report on VOA coverage of recent world events by Sidney Davis, Director, VOA Programs.

**DATES:** October 16, 1991.



**ADDRESSES:** 301 4th St., SW.,  
Washington, DC 20547.

**FOR FURTHER INFORMATION CONTACT:**  
Louise G. Wheeler or Nancy Starr at  
619-6089.

**SUPPLEMENTARY INFORMATION:** Copies  
of minutes can be obtained by calling  
619-6089.

Dated: September 18, 1991.

**Douglas Wertman,**

*Committee Management Officer.*

[FR Doc. 91-23255 Filed 9-26-91; 8:45 am]

**BILLING CODE 8230-01-M**



# Sunshine Act Meetings

Federal Register

Vol. 56, No. 188

Friday, September 27, 1991

This section of the FEDERAL REGISTER contains notices of meetings published under the "Government in the Sunshine Act" (Pub. L. 94-409) 5 U.S.C. 552b(e)(3).

## FEDERAL DEPOSIT INSURANCE CORPORATION

### Notice of Changes in Subject Matter of Agency Meeting

Pursuant to the provisions of subsection (e)(2) of the "Government in the Sunshine Act" (5 U.S.C. 552b(e)(2)), notice is hereby given that at its closed meeting held at 2:38 p.m. on Tuesday, September 24, 1991, the Corporation's Board of Directors determined, on motion of Director C. C. Hope, Jr. (Appointive), seconded by Vice Chairman Andrew C. Hove, Jr., concurred in by Director T. Timothy Ryan, Jr. (Office of Thrift Supervision), Ms. Judith A. Walter, acting in the place and stead of Director Robert L. Clarke (Comptroller of the Currency), and Chairman L. William Seidman, that Corporation business required the addition to the agenda for consideration at the meeting, on less than seven days' notice to the public, of the following matters:

Matters relating to the Corporation's corporate activities.

Matters relating to certain financial institutions.

The Board further determined, by the same majority vote, that no earlier notice of the changes in the subject matter of the meeting was practicable; that the public interest did not require consideration of the matters in a meeting open to public observation; and that the matters could be considered in a closed meeting by authority of subsections (c)(2), (c)(6), (c)(8), (c)(9)(A)(ii), and (c)(9)(B) of the "Government in the Sunshine Act" (5 U.S.C. 552b (c)(2), (c)(6), (c)(8), (c)(9)(A)(ii), and (c)(9)(B)).

Dated: September 25, 1991.

Federal Deposit Insurance Corporation.  
Robert E. Feldman,  
Deputy Executive Secretary.

[FR Doc. 91-23485 Filed 9-25-91; 2:24 pm]

BILLING CODE 6714-0-M

## BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENT: 56 FR 47830, September 20, 1991.

## PREVIOUSLY ANNOUNCED TIME AND DATE

OF THE MEETING: Approximately 11:30 a.m., September 25, 1991, following a recess at the conclusion of the open meeting.

CHANGES IN THE MEETING: One of the items announced for inclusion at this meeting was consideration of any agenda items carried forward from a previous meeting; the following such closed item(s) was added:

Federal Reserve Bank and Branch director appointments. (This item was originally announced for a closed meeting in September 3, 1991.)

## CONTACT PERSON FOR MORE

INFORMATION: Mr. Joseph R. Coyne, Assistant to the Board; (202) 452-3204.

Dated: September 25, 1991.

Jennifer J. Johnson,  
Associate Secretary of the Board.

[FR Doc. 91-23516 Filed 9-25-91; 2:26 pm]

BILLING CODE 6210-01-M

## RESOLUTION TRUST CORPORATION

### Notice of Changes in Subject Matter of Agency Meeting

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that the following changes were made to the open agenda of the Resolution Trust Corporation Board of Directors meeting Tuesday, September 24, 1991 in the Board Room on the sixth floor of the FDIC Building located at 550-17th Street, N.W., Washington, D.C.:

The following subjects were withdrawn from the agenda:

Memorandum re: Final policy regarding resolution of minority depository institution.

Memorandum re: The Operating Plan and Projected Funding Requirement for October 1, 1991, through September 30, 1992.

Request for further information concerning the meeting may be directed to Mr. John M. Buckley, Jr., Executive Secretary of the Corporation, at 202-416-7282.

Dated: September 24, 1991.

Resolution Trust Corporation.

John M. Buckley, Jr.,  
Executive Secretary.

[FR Doc. 91-23486 Filed 9-25-91; 2:25 pm]

BILLING CODE 6717-01-M

## RESOLUTION TRUST CORPORATION

### Notice of Agency Meeting

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that at 2:19 p.m. on Tuesday, September 24, 1991, the Board of Directors of the Resolution Trust Corporation met in closed session to consider: (1) Matters relating to the resolution of failed thrift institutions; and (2) the Operating Plan and Projected Funding Requirement for October 1, 1991, through September 30, 1992.

In calling the meeting, the Board determined, on motion of Director C.C. Hope, Jr. (Appointive), seconded by Vice Chairman Andrew C. Hove, concurred in by Chairman L. William Seidman, Judith A. Walter, acting in the place and stead of Director Robert L. Clarke (Comptroller of the Currency), and T. Timothy Ryan, Jr. (Director of the Office of Thrift Supervision), that Corporation business required its consideration of the matters on less than seven days' notice to the public; that no earlier notice of the meeting was practicable; that the public interest did not require consideration of the matters in a meeting open to public observation; and that the matters could be considered in a closed meeting by authority of subsections (c)(4), (c)(8), (c)(9)(A)(ii), and (c)(9)(B) of the "Government in the Sunshine Act" (5 U.S.C. 552b).

The meeting was held in the Board Room of the Federal Deposit Insurance Corporation Building located at 550-17th Street, N.W., Washington, D.C.

Dated: September 24, 1991.

Resolution Trust Corporation.

John M. Buckley, Jr.,  
Executive Secretary.

[FR Doc. 91-23487 Filed 9-25-91; 2:25 pm]

BILLING CODE 6714-01-M

## RESOLUTION TRUST CORPORATION

### Notice of Agency Meeting

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that the Board of Directors of the Resolution Trust Corporation will meet in open session at 2:00 p.m. on Tuesday, October 1, 1991 to consider the following matters:

Summary Agenda: No Cases  
Discussion Agenda:

A. Memorandum re: Proposed regulation concerning restrictions on prospective purchasers of RTC assets.



B. Memorandum re: Final policy regarding resolution of minority depository institutions.

The meeting will be held in the Board Room on the sixth floor of the FDIC Building located at 550—17th Street, N.W., Washington, D.C.

Request for further information concerning the meeting may be directed to Mr. John M. Buckley, Jr., Executive Secretary of the Resolution Trust Corporation, at 202-416-7282.

Dated: September 25, 1991.

Resolution Trust Corporation.

John M. Buckley, Jr.,

Executive Secretary.

[FR Doc. 91-23488 Filed 9-25-91; 2:25 pm]

BILLING CODE 6714-01-M



# **federal register**

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**Friday  
September 27, 1991**

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## **Part II**

### **Department of Agriculture**

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**Cooperative State Research Service**

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**7 CFR Part 3407**

**Agency Procedures To Implement the  
National Environmental Policy Act; Final  
Rule**



**DEPARTMENT OF AGRICULTURE****Cooperative State Research Service****7 CFR Part 3407****Agency Procedures To Implement the National Environmental Policy Act**

**AGENCY:** Cooperative State Research Service, USDA.

**ACTION:** Final rule.

**SUMMARY:** The Cooperative State Research Service (CSRS), U.S. Department of Agriculture (USDA), hereby establishes rules to ensure compliance with the National Environmental Policy Act of 1969, as amended (42 U.S.C. 4321 *et seq.*), and with implementing regulations promulgated by the Council on Environmental Quality (40 CFR parts 1500-1508), as adopted and supplemented by USDA at 7 CFR part 1b. This document sets forth policies and procedures to be used by CSRS in carrying out its responsibilities under the Act and implementing regulations.

**EFFECTIVE DATE:** September 27, 1991.

**FOR FURTHER INFORMATION CONTACT:** Dr. Clare I. Harris, Associate Administrator, Cooperative State Research Service, U.S. Department of Agriculture, room 305A Administration Building, 14th and Independence Avenue, SW., Washington, DC 20250-2200. Telephone: (202) 447-7441.

**SUPPLEMENTARY INFORMATION:****Paperwork Reduction**

In accordance with the provisions of the Paperwork Reduction Act of 1980 (44 U.S.C. chapter 35), the collection of information requirements contained in this rule have been submitted to OMB for approval.

**Executive Order No. 12291**

This rule has been reviewed under Executive Order No. 12291, and it has been determined that it is not a major rule because it does not involve a substantial or major impact on the Nation's economy or on large numbers of individuals or businesses. There will be no major increase in costs or prices for consumers, agencies, or geographical regions. It will not have a significant economic impact on competitive employment, investment, productivity, innovation, or on the ability of U.S. enterprises to compete with foreign-based enterprises in domestic or export markets. Therefore, a regulatory impact analysis is not required for this rulemaking.

**Regulatory Flexibility Act**

This rule has been reviewed with regard to the requirements of the Regulatory Flexibility Act, Public Law No. 96-534 (5 U.S.C. 601). The agency has certified that this rule, under the criteria of the Act, will not have a significant economic impact on a substantial number of small entities because it does not affect the amount of funds provided in covered programs or in individual awards. Rather, it sets forth policies and procedures to be used by CSRS to ensure compliance with NEPA and its implementing regulations.

**Executive Order No. 12612**

The agency has evaluated this rule under Executive Order No. 12612 pertaining to Federalism. While this rule will affect institutions of higher education and other nonprofit organizations, it will do so only to the extent of requiring the collection and submission of limited environmental data under a small number of nonexempt projects so that CSRS can carry out the provisions of the National Environmental Policy Act (NEPA) and its implementing regulations. Within the limit of funds made available under a project or program supported by CSRS, costs associated with collecting this information are chargeable to the project or program being supported. For this reason, CSRS has determined that this rule will not have sufficient Federalism implications to warrant the preparation of a Federalism Assessment.

**Environmental Impact Statement**

This regulation does not authorize any activities or result in a change in the human environment. Therefore, an environmental impact statement is not required under the National Environmental Policy Act of 1969.

**Background**

Title I of the National Environmental Policy Act of 1969 directs Federal agencies to develop strategies and procedures for complying with the terms of NEPA in their planning and decisionmaking activities. The Council on Environmental Quality (CEQ), established under Title II of NEPA, published implementing regulations directing all Federal agencies to develop supplementary procedures tailored to their own needs. USDA issued regulations adopting the CEQ regulations, supplemented them with USDA-specific policies and procedures, and directed its agencies to prepare implementing procedural regulations to accommodate their individual situations. On February 27, 1991, CSRS

published a Notice in the Federal Register (56 FR 8156-8160) proposing to establish the required regulations and inviting comments from interested individuals and organizations. Comments were requested by April 29, 1991. During the comment period, CSRS received nine responses, containing 29 different comments on the proposed rule. All comments suggested revisions, additions, deletions, or clarifications of the rule as proposed by CSRS. None opposed the proposed rulemaking action.

**Discussion of Comments**

One respondent suggested that the definition of "Authorized Department Officer" under § 3407.2(a)(1) be expanded or clarified to cover formula-funded programs as well as project grants. This respondent further suggested that such clarification also be included in § 3407.4(c) relating to the responsibilities of the Authorized Departmental Officer. CSRS agrees that the definition which appeared in the proposed rule could be misleading to those who are unfamiliar with agency programs and their administration. The Authorized Departmental Officer is the individual who is responsible for awarding and administratively managing all project grants within CSRS. As specified in § 3407.4(c), this responsibility includes making sure that potential grant applicants are notified of environmental requirements during the solicitation process, ensuring that required documentation is submitted to CSRS, and authorizing grantees to start work on their projects only after environmental information has been reviewed in CSRS and an appropriate decision notice has been issued. On the other hand, this responsibility does not include the award or management of formula-funded projects, nor does it include the actual review or approval of environmental information, regardless of project type. These functions are assigned to the appropriate Program Manager or to an Associate Administrator or Deputy Administrator according to the subject matter content of the individual grant or formula-funded project. We have added a clarifying sentence to this definition to more specifically outline the scope of the Authorized Departmental Officer's responsibilities. We believe that this revised definition is sufficient to make clear the Authorized Departmental Officer's responsibilities without the need for revising § 3407.4(c). The content of § 3407.4(c) remains unchanged in this final rule but has been redesignated as § 3407.4(d) to



accommodate the addition of previously omitted Program Manager responsibilities under § 3407.4(c).

Three comments related to the definition of "control agents" in § 3407.2(a)(2). One suggested that the definition be deleted, one requested that it be expanded to better reflect the different means by which control agents protect crops and animals from pests, and one suggested that it be reworded to align with the definition used by the Agricultural Research Service (ARS) in its NEPA regulation. Although the term "control agents" was defined in the proposed rule, the term was not used elsewhere in the text of the rule. We have therefore deleted the definition from the Final Rule and have renumbered § 3407.2(a)(1) as § 3407.2(a).

Two respondents commented that CSRS should authorize the use of agency funds to prepare required environmental documentation. We believe that the rule addresses this concern. Sections 3407.3 (d) and (f) emphasize the importance of addressing NEPA issues while programs and projects are being planned and budgeted. This means that CSRS must take into account the added cost of NEPA compliance during program establishment or implementation and also means that project applicants should consider this extra cost burden when developing their project budgets. Section 3407.3(f) further states that the cost of preparing environmental documentation and of reasonable mitigation efforts are allowable costs to the project being supported and may be charged either to the Federal or the non-Federal share of project costs. However, this section also states that all costs associated with preparing environmental documentation must be paid for within the limit of funds made available by CSRS under the project or from a non-Federal source. These sections of the rule are therefore left unchanged.

One respondent suggested that § 3407.3(e) be revised to clarify the point at which CSRS intends to provide instructions to project participants on the preparation and submission of required environmental documents. Guidelines will be provided at the time proposals or program plans are requested from eligible participants. Section 3407.3(e) has been modified to make this clear.

One respondent requested that § 3407.3(k) relating to the CSRS policy on emergency situations be revised to recognize the limitations specified in the CEQ regulations at 40 CFR 1506.11. CSRS agrees with this recommendation

and has changed § 3407.3(k) to respond to this comment.

In line with the request of the respondent who suggested that responsibilities be clarified, CSRS determined that there was a need to better explain the roles of Associate Administrators/Deputy Administrators and to set forth the roles of CSRS Program Managers under § 3407.4. Therefore, § 3407.4(b) has been revised to narrow the responsibilities of Associate Administrators and Deputy Administrators and to clarify their responsibilities with respect to formula projects. Section 3407.4(c) has been redesignated to outline responsibilities actually assigned to agency Program Managers.

One respondent recommended that a new section be added to § 3407.4 to require certain project participants to incorporate NEPA provisions into their normal project review procedures to acknowledge that compliance is a shared responsibility. Specifically, this commentator suggested that documentation of the local process be provided to CSRS in lieu of their responding to requests for specific information. CSRS agrees that protecting the environment is everyone's concern. We also encourage our project participants to incorporate NEPA into their planning process so that potentially adverse environmental impacts can be identified at an early stage and eliminated or mitigated; in addition, early planning can help to identify costs associated with NEPA compliance. Nevertheless, responsibility for NEPA compliance rests with the Federal agency preparing to support the activity under consideration and we are unable to add a provision to this rule that could have the appearance of transferring this responsibility to a third party. On the other hand, we are authorized to request project participants to assist in our compliance efforts by providing necessary environmental information so that we can make an informed decision. Merely providing documentation of the local process will not satisfy NEPA requirements. All information received from an institution must align with CEQ regulations and CSRS requirements and is subject to verification by CSRS prior to its acceptance. The provision discussed in this paragraph has not been added to the final rule.

The majority of comments related to the categorical exclusions enumerated under § 3407.6(a)(2). Two respondents specifically criticized § 3407.6(a)(2)(i) as being too broad, contending that terms such as "limited size and magnitude"

and "short-term effects on the environment" are too general to describe situations where categorical exclusions should apply. CSRS recognizes that categorical exclusions should not be so broad that they are uninterpretable, nor should they give the appearance of defining away the agency's responsibility for complying with NEPA and its implementing regulations. Pursuant to the suggestion by one of these respondents, § 3407.6(a)(2)(i) has been modified appropriately.

Three respondents objected to the categorical exclusion provided in § 3407.6(a)(2)(i)(A) for research performed in a contained facility. They recommended deleting this exclusion from the final rule as being inconsistent with CEQ regulations, which are driven by the potential magnitude of environmental effects, rather than the probability of occurrence, in the event hazardous substances are accidentally released into the environment. CSRS disagrees that this exclusion should be deleted from the final rule. It is the intention of CSRS to exclude from NEPA coverage only those activities that have been clearly shown over time to have no significant environmental impact; all others are included. A further safeguard has been built into the revised regulations under § 3407.6(b), which provides for the preparation of appropriate environmental documentation when the activity is controversial or when extraordinary circumstances surround the activity, e.g., an activity whose environmental impacts are unknown. For these reasons, § 3407.6(a)(2)(i)(A) remains in the final rule but has been revised to delete the example provided at the end of the paragraph.

Four respondents commented on the categorical exclusion in § 3407.6(a)(2)(i)(C) relating to small-scale field testing.

Two respondents requested that this provision be deleted from the final rule and two suggested that it be revised to align with the ARS regulation. CSRS disagrees that this paragraph should be deleted from the final rule. Again, it is our intention to exclude only those activities where evidence exists that no significant impact will occur as a result of such activities. Research activities that are controversial or whose environmental effects are unknown will undergo appropriate analysis according to NEPA and implementing regulations. CSRS agrees, however, that the exclusion appearing in the proposed rule may have been misleading. We have therefore modified § 3407.6(a)(2)(i)(C) to



clarify our intention that only field testing that involves the routine use of familiar chemicals or biological materials is excluded from NEPA coverage. We believe that the revised paragraph is consistent with the recommendation of the National Research Council relating to reasonable risk assessment in its publication "Field Testing Genetically Modified Organisms: Framework for Decisions," and also aligns better with the spirit of the ARS rule.

Three comments related to the categorical exclusion provided for the modification of physical facilities under § 3407.6(a)(2)(ii). One respondent recommended that this provision be deleted from the final rule, while two others suggested that this provision be changed to exclude only those alterations which are routine in nature. In developing these regulations, it was CSRS' intention that only routine facility modifications be excluded from NEPA coverage. Section 3407.6(a)(2)(ii) has been revised to clarify this intention.

Three respondents suggested revisions to § 3407.6(b) relating to circumstances which could trigger exceptions to categorical exclusions and therefore require the preparation of an environmental assessment or an environmental impact statement. One recommended that this section include the concept of connected and cumulative actions, one requested that coverage be expanded to include activities surrounded by substantial controversy, and one suggested that the presence of historic and archaeological resources be added to the list of extraordinary circumstances appearing in the last sentence of this section. CSRS agrees that controversial activities are important in determining extraordinary circumstances. It also agrees that providing examples of extraordinary circumstances could be interpreted as an attempt to restrict such circumstances to those specifically listed. This is not intended. It is the agency's intention that all exceptions to categorical exclusions be based upon conditions that could have a significant environmental impact, including those that are controversial. To clarify this position, § 3407.6(b) has been amended to include environmentally controversial situations and the sentence which listed examples of extraordinary circumstances in the proposed rule has been deleted. The suggestion to include the concept of connected and cumulative actions in this section was not adopted. We believe it is unnecessary to repeat this concept in § 3407.6(b) because it is well covered in

the CEQ regulations (40 CFR 1508.25) and applies to all Federal agencies.

One respondent questioned the rationale behind our limiting actions which normally require an environmental assessment to new technologies under § 3407.7(a). This respondent thought that, as written in the proposed rule, this section implied that "old" technologies are environmentally benign. To correct this oversight and make the CSRS regulation consistent with the ARS regulation, it was suggested that the word "particular" be substituted for "new" in the final rule. We agree with this suggestion and have made the correction.

This same respondent also noted that § 3407.7(a) proposed to require the preparation of an environmental assessment for programs supported "in whole or in part" by CSRS, whereas the ARS rule considers only those programs supported "in the majority." This respondent asked if there is a reason for this difference. A Federal action is defined in part as a project or program funded entirely or partly by a Federal agency, regardless of whether the project or program is performed by the agency or by a third party (40 CFR 1508.18(a)). CSRS programs are carried out by providing Federal assistance in the form of grants, including formula grants, and cooperative agreements, to eligible institutions. A project partially funded by CSRS could constitute a major Federal action having an impact on the environment. Thus, the requirement in § 3407.7(a). Section 3407.7(a) remains unchanged.

One respondent suggested that § 3407.7(b) be expanded to include the release of toxic chemicals or genetically engineered organisms as examples of activities requiring the preparation of an environmental assessment. CSRS agrees that the release of toxic chemicals or unfamiliar biological materials may be examples of extraordinary circumstances that could set the NEPA process in motion. Because adequate provision has been made for such circumstances under §§ 3407.6(b), 3407.7(d), and 3407.8, we believe that it is unnecessary to expand § 3407.7(b) to include these items. Section 3407.7(b) remains unchanged in this final rule.

In reviewing the proposed rule after publication in the *Federal Register*, CSRS officials noticed that the provision contained in § 3407.10(a) actually pertained to the performance of an environmental impact statement rather than to the performance of an environmental assessment. To ensure consistency with CEQ regulations, this

provision has been relocated and is designated as § 3407.11(a) in the final rule. Former §§ 3407.10(b), 3407.10(c), and 3407.10(d) are redesignated as §§ 3407.10(a), 3407.10(b), and 3407.10(c), respectively. Former §§ 3407.11(a), 3407.11(b), 3407.11(c), and 3407.11(d) are redesignated as §§ 3407.11(b), 3407.11(c), 3407.11(d), and 3407.11(e).

One respondent indicated that § 3407.11(d) in the proposed rule (now designated as § 3407.11(e)) could be interpreted as meaning that a CSRS official is authorized to make a decision as early as 30 days after the Environmental Protection Agency has published a notice of final environmental impact statement availability in the *Federal Register*. This respondent implied that this section of the rule is inconsistent with CEQ regulations requiring a longer waiting period under certain conditions and recommended that CSRS revise this section to acknowledge these exceptions. CSRS disagrees that there is an inconsistency between the two rules. The CEQ regulations state that an agency may not make a decision until at least 90 days after publication of a draft environmental impact statement (40 CFR 1506.10(b)(1)) and at least 30 days after publication of a final environmental impact statement (40 CFR 1506.10(b)(2)). While CSRS acknowledges and intends to comply with the longer period for draft documents, the scope of renumbered § 3407.11(e) is limited to final environmental impact statements. As currently written, this section is in full compliance with both the spirit and the letter of the CEQ regulations. Therefore, the content of renumbered § 3407.11(e) remains intact.

One commenter recommended that an appeal procedure be included in the rule to handle conflicts in interpretation of NEPA. CSRS disagrees with this recommendation. In its regulations implementing the provisions of NEPA, the CEQ places responsibility on Federal agencies to interpret and administer NEPA in accordance with the Act and CEQ regulations (see in particular 40 CFR 1500.2(a) and 40 CFR 1500.6). Because interpretive and decisionmaking responsibilities lie with the Federal Government and because the establishment of an appeal procedure would go beyond CEQ requirements, the Final Rule has not been revised to incorporate such a provision.

One respondent stated that an environmental assessment or an environmental impact statement should be prepared prior to publication of this final rule. We disagree with this



because, as indicated in the Preamble, the rule itself does not authorize CSRS participation in any particular activity, nor will it result in altering the quality of the human environment. Agency decisions to support or engage in any activity that lies within the purview of NEPA will be guided by the statute and its implementing regulations, including those contained in this rule. The agency believes that sufficient safeguards exist within the framework of the rule to eliminate environmental hazards resulting from its decisions and has therefore determined that neither an environmental assessment nor an environmental impact statement is necessary for this rulemaking.

One commenter suggested that a section be added to the final rule outlining procedures for public participation in the decisionmaking process. This respondent's concerns centered around ensuring that environmental documents be readily available to the public and that an adequate opportunity be provided for public comment. CSRS believes that the rule contains adequate provision for public participation. For example, 7 CFR 3407.11(b) provides for public notification when CSRS plans to prepare an environmental impact statement. Sections 3407.10(c) and 3407.11(e) make provision for public review of environmental documents and § 3407.11(e) further provides that agency decisions will be delayed for a minimum of 30 days after publication of the notice of final environmental impact statement availability by the Environmental Protection Agency. Because the procedures outlined in this rule are consistent with CEQ regulations and provide significant opportunity for public participation, CSRS believes that additional provisions relating to this issue are not necessary.

This respondent also suggested that a section be added to the Final Rule requiring scientific accuracy in analyzing environmental effects and in preparing environmental documents. CSRS concurs that scientific accuracy is critical if Federal agencies are to guarantee the integrity of the NEPA process. CSRS is a science-based agency; as such, the concept of scientific accuracy is an integral part of all CSRS decisionmaking activities relating to research and the research method. This philosophy is supported in the CEQ regulations (40 CFR 1502.24) and all agencies are required to comply with it. Because repetitive discussions are unnecessary, the final rule does not contain a special section on scientific accuracy.

One respondent stated that the proposed rule appeared to contain no time limit relating to the approval of environmental documents from project participants. The purpose of NEPA is to ensure that environmental consequences of proposed agency actions become a part of the decisionmaking process. Establishing a rigid ceiling on the length of time it takes to approve environmental documents could result in CSRS' sacrificing meaningful decisions in favor of expediency. Nonetheless, CSRS is authorized to set time limits when appropriate to the circumstances and when requested to do so by a project applicant. CSRS may do this on a case-by-case basis using the criteria set forth in 40 CFR 1501.8 but prefers to omit such provision from the final rule.

Three respondents expressed opposition to our forcing more paperwork on the backs of scientists and, as an alternative, one suggested that an "assurance statement" similar to the ones now being used throughout the Federal Government relating to animal care and biosafety would suffice to address environmental issues. CSRS disagrees with this suggestion as being inconsistent with both the spirit and the letter of the statute and implementing regulations. We believe that the rule proposed by CSRS reflects the agency's concern for our environment while also ensuring that burdens placed on the Nation's scientific community be appropriate to the circumstances. Where environmental documentation is required under a project sponsored by CSRS, it is our intention to provide guidance and other assistance as needed. CSRS is making such assistance available in the form of expert systems, informative databases, intelligent report generators, and model formats. However, we are unable to sanction the use of an assurance statement as a substitute for actual documentation of potential environmental impacts. The Final Rule does not incorporate this suggestion.

A number of minor word changes were made to the rule to improve clarity.

#### List of Subjects in 7 CFR Part 3407

National Environmental Policy Act;  
Environmental assessment;  
Environmental impact statement;  
Categorical exclusion.

For the reasons set out in the preamble, title 7, chapter XXXIV of the Code of Federal Regulations, is amended by adding part 3407 to read as follows:

#### PART 3407—IMPLEMENTATION OF NATIONAL ENVIRONMENTAL POLICY ACT

##### Sec.

- 3407.1 Background and purpose.
- 3407.2 Definitions.
- 3407.3 Policy.
- 3407.4 Responsibilities.
- 3407.5 Classes of action.
- 3407.6 Categorical exclusions.
- 3407.7 Actions normally requiring an environmental assessment.
- 3407.8 Actions normally requiring an environmental impact statement.
- 3407.9 Use of environmental documents in decisionmaking.
- 3407.10 Preparation of environmental assessments.
- 3407.11 Preparation of environmental impact statements.

Authority: National Environmental Policy Act of 1969, as amended, 42 U.S.C. 4321 *et seq.*; E.O. 11514, 34 FR 4247, as amended by E.O. 11991, 42 FR 26927; E.O. 12144, 44 FR 11957; 5 U.S.C. 301; 40 CFR parts 1500–1508; and 7 CFR part 1b.

##### § 3407.1 Background and purpose.

(a) The National Environmental Policy Act of 1969 (NEPA), as amended (42 U.S.C. 4321 *et seq.*) establishes national policies and goals for the protection of the human environment. Section 102(2) of NEPA directs all Federal agencies to give appropriate consideration to the environmental consequences of proposed actions in their decisionmaking and to prepare detailed environmental statements on major Federal actions significantly affecting the quality of the human environment.

(b) The purpose of this regulation is to supplement the regulations for implementation of NEPA established by the Council on Environmental Quality (CEQ) and codified at 40 CFR parts 1500–1508, as adopted by USDA in 7 CFR part 1b.

(c) Unless otherwise noted, parenthetical citations throughout this part refer to the CEQ regulations.

##### § 3407.2 Definitions.

(a) *Authorized Departmental Officer* means the CSRS official, acting within the scope of delegated authority, who is responsible for awarding and administering project grants on behalf of USDA and for carrying out NEPA responsibilities as outlined in § 3407.4(d) of this part. The Authorized Departmental Officer's responsibilities do not include the review, approval, management, or similar activity relating to programs or projects funded by CSRS on the basis of statutory formula and also do not include parallel responsibilities relating to the management or administration of



cooperative agreements awarded by CSRS.

(b) Other terms used in this regulation have the same meaning as they have in the CEQ regulations.

#### § 3407.3 Policy.

(a) It is CSRS policy to comply with the provisions of NEPA and related laws and policies and with the implementing regulations cited in § 3407.1(b) of this part.

(b) Environmental documents should be concise, written in plain language, and address the issues pertinent to the decision being made.

(c) Environmental documents may be substituted for or combined with other reports which serve to facilitate decisionmaking (40 CFR 1506.4).

(d) CSRS personnel will cooperate with other Federal and State agencies or units thereof, as well as with grantees, contractors, and other cooperating individuals or entities undertaking activities funded or recommended for funding by CSRS to assure that NEPA considerations are addressed early in the planning process to avoid delays and conflicts (40 CFR 1501.2).

(e) CSRS reserves the right to require project participants outside of CSRS to furnish environmental data or documentation to assist CSRS in carrying out its responsibilities under NEPA. When an applicant, grantee, or other cooperating individual or organization is required to submit environmental data to CSRS, including preparation of an environmental assessment (EA), or when a contractor hired by a grantee or other cooperating party prepares environmental data or documentation, CSRS shall provide advance instructions to the applicant, grantee, or other cooperator relating to the preparation and submission of the required information. All information supplied by external project participants shall be subject to verification by CSRS (40 CFR 1506.5).

(f) When possible, costs of analyses and development of required environmental documents shall be planned for during the budgetary process relating to the plan or program. Where the nature of particular program agreements (e.g., grants, cooperative agreements, formula projects) are determined by CSRS to require environmental documentation, the cost of preparing such documentation and of reasonable mitigation efforts shall be considered allowable costs and may be charged to the project as a portion of the Federal or the non-Federal share of project costs. However, CSRS funds above those authorized for the program

award will not be made available to recipients to cover such costs.

(g) Final environmental documents, decision notices, and records of decision shall be available to the public for review. There shall be an early and open process for determining the scope of issues to be addressed during environmental analysis (40 CFR 1501.7).

(h) The concept of tiering to eliminate repetitive discussions applicable to EISs (40 CFR part 1502) is applicable to EAs also.

(i) CSRS officials may adopt an existing Federal EA or EIS when a proposed action is substantially the same as the action for which an existing EA or EIS was prepared (40 CFR 1506.3), provided that the EA or EIS or portion thereof meets the standards for an adequate EA or EIS under these regulations.

(j) Existing environmental documents may be incorporated by reference to reduce the bulk of an EA or EIS (40 CFR 1502.21).

(k) After prior consultation with the Council on Environmental Quality, CSRS personnel may, in emergency situations, implement alternative arrangements for compliance with these procedures in accordance with 40 CFR 1506.11.

#### § 3407.4 Responsibilities.

The CSRS officials identified below are responsible for carrying out the provisions of NEPA as indicated:

(a) *Administrator.* The Administrator is responsible for providing leadership, formulating agency policies and procedures to implement NEPA, and making available necessary resources to ensure that NEPA goals are met.

(b) *Associate Administrators and Deputy Administrators.* Associate Administrators and Deputy Administrators are responsible for:

(1) Ensuring that eligible institutions under CSRS formula grant programs are notified of agency environmental requirements before projects to be funded with formula funds are submitted to CSRS for approval;

(2) Assuring that adequate consideration is given to environmental effects of proposed actions during programmatic planning and decisionmaking processes for grants, cooperative agreements, and formula projects;

(3) Ensuring that environmental information is reviewed and that required documentation is developed in a timely and satisfactory manner for grants, cooperative agreements, and formula projects; and

(4) Approving courses of action within the range of alternatives presented

including, as appropriate, approval or recommendation of EAs and EISs for grants, cooperative agreements, and formula projects.

(c) *Program Managers.* CSRS Program Managers are responsible for:

(1) Preparing EISs when required;

(2) Reviewing and making recommendations relating to environmental documentation submitted by project recipients;

(3) Recommending and implementing courses of action within the range of alternatives presented; and

(4) Monitoring results.

(d) *Authorized Departmental Officer.* The Authorized Departmental Officer is responsible for:

(1) Ensuring that eligible applicants under CSRS' project grant programs are notified of agency environmental requirements in advance of proposal preparation;

(2) Providing terms and conditions of grant award for adequate environmental documentation; and

(3) Authorizing the commencement of approved project activities.

**Note:** Where agency environmental requirements are set forth in program regulations, solicitations of applications, program guidelines, or other documents that apprise applicants of environmental requirements, the requirement for advance notification to potential applicants shall be satisfied.

#### § 3407.5 Classes of action.

The following describes typical classes of action associated with CSRS programs and related activities:

(a) Actions which normally do not require the preparation of an EA or an EIS are those actions which ordinarily do not have significant individual or cumulative effect on the quality of the human environment. These include those activities described in §§ 3407.6(a)(1) and (a)(2) of this part.

(b) Actions normally requiring an EA, but not necessarily an EIS, are those projects in which at least some level of uncertainty exists regarding individual or cumulative effects on the quality of the human environment. Such actions generally include those identified in §§ 3407.6(b) and 3407.7 of this part.

(c) Actions normally requiring an EIS are projects which are determined to have a significant impact on the quality of the human environment or which will be performed under extraordinary circumstances. These types of actions are identified in §§ 3407.6(b) and 3407.8 of this part.

#### § 3407.6 Categorical exclusions.

(a) All CSRS actions will be analyzed by the appropriate CSRS official



specified in § 3407.4(c) to determine whether the project under consideration will have a significant environmental effect prior to recommending to the official responsible for approving a formula project in the case of formula grants, or the official responsible for awarding a grant or cooperative agreement in the case of a grant or cooperative agreement that the action be undertaken. Unless otherwise determined to be necessary under the provisions of paragraph (b) of this section, however, the preparation of an EA or EIS is not required for the following categories of actions:

- (1) *Department of Agriculture Categorical Exclusions (7 CFR 1b.3).* (i) Policy development, planning and implementation which are related to routine activities such as personnel, organizational changes, or similar administrative functions;
- (ii) Activities which deal solely with the functions of programs, such as program budget proposals, disbursement, and transfer or reprogramming of funds;
- (iii) Inventories, research activities and studies, such as resource inventories and routine data collection when such actions are clearly limited in context and intensity;
- (iv) Educational and informational programs and activities;
- (v) Civil and criminal law enforcement and investigative activities;
- (vi) Activities which are advisory and consultative to other agencies and public and private entities; and
- (vii) Activities related to trade representation and market development activities abroad.

(2) *CSRS categorical exclusions.* Based on previous experience, the following categories of CSRS actions are excluded because they have been found to have limited scope and intensity and to have no significant individual or cumulative impacts on the quality of the human environment:

- (i) The following categories of research programs or projects of limited size and magnitude or with only short-term effects on the environment:
- (A) Research conducted within any laboratory, greenhouse, or other contained facility where research practices and safeguards prevent environmental impacts;
- (B) Surveys, inventories, and similar studies that have limited context and minimal intensity in terms of changes in the environment; and
- (C) Testing outside of the laboratory, such as in small isolated field plots, which involves the routine use of familiar chemicals or biological materials.

(ii) Routine renovation, rehabilitation, or revitalization of physical facilities, including the acquisition and installation of equipment, where such activity is limited in scope and intensity.

(b) Exceptions to categorical exclusions. Notwithstanding paragraph (a) of this section, an EA or EIS shall be prepared for an activity which is normally within the purview of categorical exclusion where it is determined by CSRS that substantial controversy on environmental grounds exists or that other extraordinary conditions or circumstances are present which may cause such activity to have a significant environmental effect.

#### § 3407.7 Actions normally requiring an environmental assessment.

The following actions normally will require an EA:

- (a) Programs supported in whole or in part by CSRS which may result in a particular technology's moving from the field evaluation stage to large-scale demonstration or simulated commercial phase.
- (b) Field work that is expected to have an effect on the human environment such as large-scale excavations or the use of explosives.
- (c) Projects for the construction or renovation of physical facilities, unless categorically excluded under § 3407.6(a)(2)(ii).
- (d) Activities specified in § 3407.6(b).

#### § 3407.8 Actions normally requiring an environmental impact statement.

An EIS normally will be required for major actions where it is determined by CSRS that such activity will significantly affect the quality of the human environment, including those specified in § 3407.6(b).

#### § 3407.9 Use of environmental documents in decisionmaking.

In carrying out agency responsibilities under NEPA, CSRS officials shall:

- (a) Consider all relevant environmental documents in evaluating programs, proposals, or projects for final agency action.
- (b) Make all relevant final environmental documents, comments, and responses part of the record in rulemaking and adjudicatory proceedings.
- (c) Ensure that all relevant final environmental documents, comments, and responses are submitted to CSRS in a timely fashion, are subjected to normal agency review processes, and are made a part of the official record.
- (d) Consider only those alternatives encompassed by the range of alternatives discussed in the relevant environmental documents when

evaluating plans, programs, or proposals for agency action.

#### § 3407.10 Preparation of environmental assessments.

(a) *Format and content.* An EA may be prepared in any format provided that it covers, in a logical and succinct fashion, the information necessary for determining whether a proposed CSRS action may have a significant environmental impact and thus warrant preparation of an EIS. The information must include brief discussions on the need for the project, alternatives to the proposed action, environmental impacts of the proposed action and alternatives, and a listing of agencies and persons consulted (40 CFR 1508.9). Where possible, EAs should be limited to 10–15 pages. NOTE: It is the scope and complexity of the environmental issues, rather than the size of the project, that should be used to determine the length of the EA.

(b) *Supplements to environmental assessments.* Where substantial changes occur in a project or activity for which an EA has been prepared and it is determined by a responsible CSRS official specified in § 3407.4(b) that the changes are pertinent to environmental concerns, a supplement to the EA may be required. Supplements to EAs shall be evaluated and processed as stated in paragraph (c) of this section.

(c) *Decision notice.* Upon completion of an EA and any supplement thereto, the responsible CSRS official will evaluate the information it contains, determine whether an EIS is required or whether no significant environmental impact is likely to occur, and will document the decision and the reasons upon which it is based (40 CFR 1508.13). The EA shall be available to the public.

#### § 3407.11 Preparation of environmental impact statements.

(a) *Actions involving more than one agency.* If more than one Federal agency participates in a program activity, a lead agency shall be selected in accordance with 40 CFR 1501.5(c). The lead agency, in full cooperation with all participating agencies, shall assume responsibility for involving the public as required in 40 CFR 1501.4(b) and shall prepare the EIS or shall cause the EIS to be prepared as provided in 40 CFR 1501.5.

(b) *Notice of intent.* If a responsible CSRS official designated in § 3407.4(b) of this part recommends the preparation of an EIS, the public shall be apprised of the decision. This notice shall be prepared according to 40 CFR 1508.2.

(c) *Draft and Final EIS.* The process of preparing the draft and final EIS, as well



as the format of the document, shall comply with the provisions of 40 CFR parts 1502-1506.

(d) *Supplemental statements.* Where substantial changes occur or new information becomes available under a project or activity for which an EIS or draft EIS has been prepared and it is determined by a responsible CSRS official specified in § 3407.4(b) that the changes are pertinent to environmental concerns, a supplement to the EIS or

draft EIS may be required. The supplement shall be evaluated and processed in accordance with 40 CFR 1502.9(c).

(e) *Decisionmaking and implementation.* A responsible CSRS official designated in § 3407.4(b) may make a decision no sooner than thirty days after the notice of availability of the final EIS has been published in the Federal Register by the Environmental Protection Agency (40 CFR 1506.10). The

decision will be documented in a record of decision as required by 40 CFR 1505.2, and monitoring and mitigation activities will be implemented as required by 40 CFR 1505.3.

Done this 18th day of September 1991.

John Patrick Jordan,

Administrator, Cooperative State Research Service.

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# Federal Register

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Friday  
September 27, 1991

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## Part III

### Department of Health and Human Services

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Health Resources and Services  
Administration

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List of Designated Primary Medical Care  
Health Professional Shortage Areas  
(HPSAs); List of Withdrawals From  
Primary Medical Care HPSA Designation;  
Notice



**Department of Health and Human Services****Public Health Services****List of Designated Primary Medical Care Health Professional Shortage Areas (HPSAs); List of Withdrawals From Primary Medical Care HPSA Designation**

**AGENCY:** Health Resources and Services Administration, HHS

**ACTION:** Notice

**SUMMARY:** This notice provides two lists. The first is a list of all areas, population groups, or facilities designated as primary medical care health professional shortage areas (HPSAs) as of June 30, 1991. Second is a list of previously-designated primary medical care HPSAs that have been found to no longer meet the HPSA criteria and are therefore being withdrawn from the HPSA list. HPSAs are designated or withdrawn by the Secretary of Health and Human Services (HHS) under the authority of section 332 of the Public Health Service Act.

**FOR FURTHER INFORMATION CONTACT:** Richard C. Lee, Director, Office of Shortage Designation, Bureau of Health Care Delivery and Assistance, Health Resources and Services Administration, Parklawn Building, Room 4-101, 5600 Fishers Lane, Rockville, Maryland 20857 (301-443-6932).

**SUPPLEMENTARY INFORMATION:****1. Background**

Section 332 of the Public Health Service Act provides that the Secretary of Health and Human Services shall designate health professional shortage areas based on criteria established by regulation. Health professional shortage areas (HPSAs) are defined in section 332 to include (1) urban and rural geographic areas, (2) population groups, and (3) facilities with shortages of health professionals. Section 332 further requires that the Secretary annually publish a list of the designated geographic areas, population groups, and facilities. The list of HPSAs is to be reviewed at least annually and revised as necessary. The Health Resources and Services Administration's Bureau of Health Care Delivery and Assistance has the responsibility for designating and updating these HPSAs.

Public or nonprofit entities in (or with a demonstrated interest in) these HPSAs are eligible to apply for assignment of National Health Service Corps (NHSC) personnel to provide health services in, or to, the areas or populations involved. These HPSAs are also eligible obligated service areas for certain Public Health

Service scholarship, loan repayment, and traineeship programs. Programs with clinical training sites located in HPSAs are eligible to receive preference for certain Public Health Service training grant programs. Physicians delivering services in geographic HPSAs are eligible for increased levels of Medicare reimbursement; physician's assistants delivering services in geographic, non-metropolitan HPSAs are eligible for increased levels of Medicare reimbursement; and nurse practitioners and physician's assistants serving Rural Health Clinics in HPSAs are eligible for direct Medicaid and Medicare reimbursement.

**2. Development of the Designation and Withdrawal Lists**

Criteria for designating HPSAs were published by the Department of Health and Human Services as Final regulations (42 CFR Part 5) in the *Federal Register* on November 17, 1980. Criteria are defined for each of seven health professional types (primary medical care, dental, psychiatric, vision care, podiatric, pharmacy, and veterinary care). However, most currently-funded Public Health Service programs which use the HPSA designations involve primary medical care, dental, or psychiatric HPSAs.

The first lists of HPSAs (developed under Interim-Final criteria) were published in 1978. A different list was included for each of the seven professional types mentioned above. Since then, updated lists have been published periodically to reflect those changes which occur as a result of the shortage area designation process. Individual requests for designation or withdrawal of particular areas, population groups, or facilities as HPSAs are continuously received and reviewed. The review process includes routine submission of such requests to the appropriate State Health Planning and Development Agency (SHPDA) and Health System Agency (HSA), if any, or to a unit of the State Health Department where no SHPDA or HSA is active, and to the Governor and other interested organizations or individuals for their comments and recommendations. Requests regarding primary medical care or psychiatric HPSAs are also provided to the appropriate State medical society for comment, while requests regarding dental HPSAs are provided to the appropriate State dental society for comment.

Annually, data listings are provided to all SHPDAs and/or State Health Departments, HSAs, State medical societies and others showing the latest available data contained in the HPSA

data base for each county and designated HPSA within their State, together with a request for their review and update of this data, and their recommendations regarding possible additions to, continuations or revisions of, and/or withdrawals from the HPSA list.

The Office of Shortage Designation within the Bureau of Health Care Delivery and Assistance reviews each HPSA designation or withdrawal request, together with any recommendations received on individual requests or on the annual review data listings. The results of these reviews are provided by letter to the agency or individual requesting action or providing data, with copies to other interested organizations and individuals. These letters constitute the official notice of designation as a HPSA, rejection of recommendations for HPSA designation, revision of a HPSA designation, and/or advance notice of pending withdrawals from the HPSA list. Designations (or revisions of designations) are effective as of the date of the letter making (or revising) the designation; proposed withdrawals become effective after a 60-day waiting period and publication in the *Federal Register*.

This notice contains two lists relevant to primary medical care HPSA designation. The first, "List of Designated Primary Medical Care HPSAs" includes all those areas, population groups, and facilities which were designated as primary medical care HPSAs as of June 30, 1991. This list incorporates the most recent annual review of designated HPSAs and supersedes the Primary Medical Care HPSA list which appeared in the *Federal Register* on June 29, 1990. The list includes the current definitions for each designated service area, excluding any portions withdrawn since the last such listing was published.

The second, "List of Withdrawals from Primary Medical Care HPSA Designation" includes those areas, population groups, and facilities which had previously been designated as primary medical care HPSAs but were found, between January 1, 1990, and June 30, 1991, to no longer meet the HPSA criteria. (This withdrawal list does not include any former HPSAs already listed in previous *Federal Register* lists of withdrawals.)

Some service area definitions may have been modified in such a way that portions of some areas have effectively been withdrawn. The list of withdrawals below does not include such technical withdrawals, but rather consists of those whole counties, service areas,



population groups, and facilities that have been completely withdrawn.

### 3. Format of Lists

#### a. List of Designated Primary Medical Care HPSAs

The list of primary medical care HPSAs is arranged by state. Within each State, the list is first presented by county. If only a portion (or portions) of a county has been designated, or if the county is part of a larger designated service area, or if a population group residing in the county or a facility located in the county has been designated, the name of the service area, population group, or facility involved is listed under the county name.

Following the county listing, a list of any designated service areas is presented identifying their component parts in terms of counties, towns, townships, census tracts (CTs), minor civil divisions (MCDs), census county divisions (CCDs), enumeration districts (EDs), magisterial districts, or other definable geographic divisions recognized by the Bureau of the Census. Those counties (or parts of counties included in service areas) which are classified as non-metropolitan are indicated by an asterisk (\*).

Following the service area listing, a list of any designated population groups is presented identifying each such group and the geographic area wherein it resides. Following the population group listing, a list by name and location of any separately-designated facilities (including prisons, correctional institutions, health centers, or hospitals) is presented.

In addition to the specific listings included in this notice, all Indian tribes which meet the definition of such tribes referenced in Section 4(d) of Public Law 94-437, the Indian Health Care Improvement Act of 1976, are automatically designated as population groups with primary medical care and dental professional shortages. Such Indian tribes are automatically considered assigned to degree-of-shortage group 4 (unless otherwise indicated in this listing based on specific data provided for this purpose).

In the listings below, beside the name of each designated area, population group, or facility, its calculated "degree-of-shortage" group is indicated, corresponding to the criteria for these groupings contained in the regulations. (Group 1 represents areas with the highest calculated degree of shortage, Group 2 with next highest degree of shortage, etc.) These groups are defined in terms of population-to-practitioner ratios and the presence or absence of

other indicators of high need, and were originally developed for use in determining relative priorities for placement of NHSC personnel. However, the NHSC Revitalization Amendments of 1990 (Public Law 101-697, enacted November 16, 1990) amended existing authorities to require that priority in assignment of nhsc personnel be given to entities serving HPSAs with the greatest health professional shortage, measured by using certain exclusive factors. A separate notice was published on August 20, 1991, at 56 FR 41363, dealing with the application of those factors to determine the HPSAs of greatest shortage. Therefore, the degree-of-shortage groups shown in the listing below will not necessarily be a determining factor in NHSC placement decisions.

#### b. List of Withdrawals from Primary Medical Care HPSA Designation

The list of withdrawals from primary medical care HPSA designation is also arranged by state. Within each State, whole counties being withdrawn are presented first. Following the county listing, a list of those service areas, population groups, and facilities being withdrawn is presented, identifying their component parts in terms of counties and subparts of counties.

#### 4. Future Updates of List of Designated HPSAs

The list of primary medical care HPSAs below consists of all those which were designated as of June 30, 1991. It should be noted that additional HPSAs have been designated by letter since June 30, 1991, and the appropriate agencies and individuals notified of these actions by letter.

Any designated HPSA listed below is subject to withdrawal from designation if new information received and confirmed by the Office of Shortage Designation indicates that the situation in the area involved has changed since its designation or that erroneous or incomplete data were used in making the original designation. Interested parties will be notified by mail of any proposed withdrawal, which will become effective only after interested parties in the area affected have been afforded the opportunity to submit additional information in support of its continued or revised designation.

For further information on the HPSA designations and withdrawals listed below, or to request additional designations or withdrawals or reinstatement of a withdrawn HPSA, please contact Richard C. Lee, Director, Office of Shortage Designation, Bureau

of Health Care Delivery and Assistance, at the address listed above. All requests for designations, updates, or withdrawals should be based on the criteria in the regulations as published on November 17, 1980, plus amendments made for correctional facilities on March 2, 1989, and any future amendments made after the date of this notice.

Dated: August 30, 1991.

Robert G. Harmon, M.D., M.P.H.,  
Administrator

### LIST OF DESIGNATED PRIMARY MEDICAL CARE HEALTH PROFESSIONAL SHORTAGE AREAS

#### PRIMARY CARE: Alabama

##### County Listing

County Name	Degree of shortage group
Autauga .....	3
*Barbour .....	
Service Area: Clayton .....	1
*Bibb .....	2
Blount .....	2
Bullock .....	
Service Area: Bullock-Macon .....	4
*Butler .....	3
*Chambers .....	
Service Area: La Fayette .....	1
*Cherokee .....	2
*Chilton .....	3
*Choctaw .....	
Population Group: Med. Ind. Pop.—	
Choctaw Co. ....	1
*Clarke .....	
Service Area: Coffeeville .....	1
Service Area: Grove Hill/Fulton .....	2
*Cleburne .....	2
Colbert .....	
Service Area: Cherokee .....	3
*Conecuh .....	2
*Coosa .....	1
*Covington .....	
Service Area: Florala .....	2
*Crenshaw .....	1
*Date .....	3
*Escambia .....	
Service Area: Flomaton .....	3
Etowah .....	
Population Group: Pov. Pop.—Gads-	
den .....	1
*Geneva .....	2
*Greene .....	2
*Hale .....	4
*Henry .....	4
Houston .....	
Service Area: Gordon .....	1
*Jackson .....	
Service Area: Bryant/Flat Rock .....	1
Service Area: Paint Rock/Trenton .....	1
Population Group: Med. Ind. Pop.—	
Jackson Co. ....	4
Jefferson .....	
Population Group: Pov. Pop.—Central	
Birmingham .....	3
*Lamar .....	3
Lauderdale .....	
Service Area: Waterloo .....	3
Service Area: West Limestone .....	2
*Lawrence .....	3
*Limestone .....	
Service Area: West Limestone .....	2



**PRIMARY CARE: Alabama—Continued***County Listing*

County Name	Degree of shortage group
Population Group: Pov. Pop.—Limestone Co.....	1
*Lowndes.....	1
Macon	
Service Area: Bullock-Macon.....	4
Madison	
Population Group: Pov. Pop.—Madison Co.....	1
*Marengo	
Population Group: Med. Ind. Pop.—Marengo Co.....	1
Mobile	
Service Area: Bayou La Batre.....	2
Population Group: Pov. Pop.—E. Mobile.....	1
Facility: Univ S. Al. Chldrs Md. Ctr.....	1
Montgomery	
Population Group: Pov. Pop.—Montgomery Co.....	3
*Morgan	
Population Group: Pov. Pop.—Morgan Co.....	3
*Perry.....	1
*Pickens.....	4
*Randolph.....	4
Russell	
Service Area: Cottonton/Hurtsboro.....	1
Shelby.....	2
St Clair.....	2
*Sumter.....	2
*Talladega.....	4
*Tallapoosa	
Service Area: Camp Hill.....	2
Tuscaloosa	
Service Area: West Tuscaloosa.....	1
*Washington.....	1
*Wilcox.....	1
*Winston.....	3

**PRIMARY CARE: Alabama***Service Area Listing*

Service Area Name	Degree of shortage group
Bayou La Batre.....	2
County—Mobile	
Parts:	
C.T. 66-67 (Pts.)	
C.T. 72.02	
C.T. 73 (Pts.)	
Bryant/Flat Rock.....	1
County—Jackson	
Parts:	
Long Island CCD	
Pisgah CCD	
Bullock-Macon.....	4
County—Bullock	
County—Macon	
Camp Hill.....	2
County—Tallapoosa	
Parts:	
*Camp Hill CCD	
*Dadeville CCD	
*Tallassee CCD	
Cherokee.....	3
County—Colbert	
Parts:	
*Cherokee CCD (C.T. 210)	
Clayton.....	1

**PRIMARY CARE: Alabama—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Barbour	
Parts:	
*Clayton CCD	
*Clio CCD	
*Louisville CCD	
Coffeeville.....	1
County—Clarke	
Parts:	
*Coffeeville CCD	
Cottonton/Hurtsboro.....	1
County—Russell	
Parts:	
Cottonton-Seale CCD	
Hurtsboro CCD	
Flomaton.....	3
County—Escambia	
Parts:	
Flomaton CCD	
Floral.....	2
County—Covington	
Parts:	
Floral CCD	
Gordon.....	1
County—Houston	
Parts:	
Gordon CCD	
Grove Hill/Fulton.....	2
County—Clarke	
Parts:	
Fulton CCD	
Grove Hill CCD	
La Fayette.....	1
County—Chambers	
Parts:	
*Five Points CCD	
*Lafayette CCD	
*Milltown CCD	
Paint Rock/Trenton.....	1
County—Jackson	
Parts:	
Paint Rock CCD	
Princeton CCD	
Waterloo.....	3
County—Lauderdale	
Parts:	
Waterloo CCD	
West Limestone.....	2
County—Lauderdale	
Parts:	
C.T. 117-118	
County—Limestone	
Parts:	
*C.T. 202-203	
West Tuscaloosa.....	1
County—Tuscaloosa	
Parts:	
C.T. 116-119	

**PRIMARY CARE: Alabama***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Choctaw Co.....	1
County—Choctaw	
Parts:	
Med. Ind. Pop.	
Med. Ind. Pop.—Jackson Co.....	4

**PRIMARY CARE: Alabama—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Jackson	
Parts:	
Med. Ind. Pop.	
Med. Ind. Pop.—Marengo Co.....	1
County—Marengo	
Parts:	
Med. Ind. Pop.	
Pov. Pop.—Central Birmingham.....	3
County—Jefferson	
Parts:	
C.T. 5-9	
C.T. 15-17	
C.T. 24-25	
C.T. 26.01-26.02	
C.T. 27	
C.T. 28.01-28.02	
C.T. 29	
C.T. 30.02	
C.T. 41-42	
C.T. 44-46	
C.T. 51.01	
C.T. 55	
Pov. Pop.—E. Mobile.....	1
County—Mobile	
Parts:	
C.T. 1-3	
C.T. 4.01-4.02	
C.T. 5-6	
C.T. 7.01-7.02	
C.T. 8	
C.T. 10.01-10.02	
C.T. 11	
C.T. 12.01	
C.T. 13.01-13.02	
C.T. 14	
C.T. 15.01-15.02	
C.T. 23.01-23.02	
C.T. 26	
C.T. 38.01	
C.T. 39.01-39.02	
C.T. 40-50	
Pov. Pop.—Gadsden.....	1
County—Etowah	
Parts:	
C.T. 1-17	
Pov. Pop.—Limestone Co.....	1
County—Limestone	
Parts:	
Pov. Pop.	
Pov. Pop.—Madison Co.....	1
County—Madison	
Parts:	
Pov. Pop.	
Pov. Pop.—Montgomery Co.....	3
County—Montgomery	
Parts:	
Pov. Pop.	
Pov. Pop.—Morgan Co.....	3
County—Morgan	
Parts:	
Pov. Pop.	



**PRIMARY CARE: Alabama***Facility Listing*

Facility Name	Degree of shortage group
Univ S. Al. Chldrns Md. Ctr. ....	1
County—Mobile	
Univ. S. Ala. Chldrns. Med. Ctr.	

**PRIMARY CARE: Alaska***Census Area Listing*

Census Area Name	Degree of shortage group
*Aleutian Island Area .....	2
Anchorage Borough	
Population Group: Med. Ind. Pop.—	
Anchorage Boro .....	3
Facility: Hiland Mtn/Meadow Crk Corr	
Ctr. ....	2
Facility: 3rd Ave/6th Ave Annex/Ridgeview .....	2
*Bethel Area .....	1
Bristol Bay Borough	
Service Area: Bristol Bay/Kokhanok .....	1
*Dillingham Area	
Service Area: Bristol Bay/Kokhanok .....	1
Service Area: Chignik/Perryville .....	1
Service Area: Togiak/Twin Hills .....	1
*Kenai Peninsula Borough	
Facility: Cook Inlet Pre-Trial Facil .....	2
*Kobuk Area .....	1
*Matanuska-Susitna Borough	
Facility: Palmer Correctional Ctr. ....	2
*North Slope Borough	
*Prince Of Wales-Outer Ket .....	3
*Skagway-Yakutat-Angoon .....	1
*Southeast Fairbanks .....	2
*Valdez-Cordova Area	
Service Area: Whittier .....	1
*Wade Hampton Area .....	1
*Wrangell-Petersburg Area	
Service Area: Kake .....	1
*Yukon-Koyukuk .....	1

**PRIMARY CARE: Alaska***Service Area Listing*

Service Area Name	Degree of shortage group
Bristol Bay/Kokhanok .....	1
Census Area—Bristol Bay Borough	
Census Area—Dillingham Area	
Parts:	
Iguigig	
Kokhanok	
Pedro Bay	
Chignik/Perryville .....	1
Census Area—Dillingham Area	
Parts:	
Chignik	
Chignik Lake	
Chignik Lagoon	
Ivanhof Bay	
Perryville	
Kake .....	1
Census Area—Wrangell-Petersburg	
Area	
Parts:	
*Kupreanof Is. (N.W. Pt.)	
Togiak/Twin Hills .....	1

**PRIMARY CARE: Alaska—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Census Area—Dillingham Area	
Parts:	
Togiak City	
Twin Hills	
Whittier .....	1
Census Area—Valdez-Cordova Area	
Parts:	
Whittier City	

**PRIMARY CARE: Alaska***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Anchorage Boro .....	3
Census Area—Anchorage Borough	
Parts:	
Mun. Of Anchorage	

**PRIMARY CARE: Alaska***Facility Listing*

Facility Name	Degree of shortage group
Cook Inlet Pre-Trial Facil .....	2
Census Area—Kenai Peninsula Borough	
Hiland Mtn/Meadow Crk Corr Ctr. ....	2
Census Area—Anchorage Borough	
Palmer Correctional Ctr. ....	2
Census Area—Matanuska-Susitna Borough	
3rd Ave/6th Ave Annex/Ridgeview .....	2
Census Area—Anchorage Borough	

**PRIMARY CARE: Arizona***County Listing*

County Name	Degree of shortage group
*Apache	
Service Area: Ganado/Rough Rock .....	1
Service Area: Kayenta .....	1
Service Area: Puerco Valley .....	1
Service Area: Tsaile .....	1
Population Group: White Mountain	
Apache Indian Tribe .....	1
*Cochise	
Service Area: Bisbee .....	4
Service Area: Bowie .....	1
Service Area: Douglas .....	3
Service Area: Elfrida .....	1
Service Area: Tombstone .....	1
*Coconino	
Service Area: Kanab/Fredonia (Ut/Az) .....	2
Service Area: Page/Tuba City .....	2
Population Group: Hopi Indian Tribe .....	1
*Gila	
Population Group: White Mountain	
Apache Indian Tribe .....	1

**PRIMARY CARE: Arizona—Continued***County Listing*

County Name	Degree of shortage group
*La Paz .....	2
Maricopa	
Service Area: Gila Bend .....	1
Population Group: Gila River Indian	
Community .....	1
Population Group: Med. Ind. Pop.—	
Guadalupe .....	1
Population Group: Med. Ind. Pop.—	
Central/S Phoenix .....	1
Population Group: Med. Ind. /	
Mig.Frwkr.—El Mirage .....	1
Facility: Maricopa Co. Jails .....	2
*Mohave	
Service Area: Bullhead City .....	4
Service Area: Dolan Springs .....	1
*Navajo	
Service Area: Ganado/Rough Rock .....	1
Service Area: Heber/Overgaard .....	1
Service Area: Holbrook .....	3
Service Area: Kayenta .....	1
Population Group: Hopi Indian Tribe .....	1
Population Group: White Mountain	
Apache Indian Tribe .....	1
Pima	
Service Area: Arivaca .....	1
Service Area: Catalina-Oracle Junction .....	2
Service Area: Marana .....	2
Service Area: Sahaurita-Continental .....	1
Population Group: Med. Ind. Pop.—	
South Tucson .....	2
*Pinal	
Service Area: Catalina-Oracle Junction .....	2
Service Area: San Pedro Valley .....	2
Service Area: Superior .....	2
Population Group: Gila River Indian	
Community .....	1
Population Group: Med. Ind. Pop.—	
Central/W Pinal .....	3
*Santa Cruz .....	1
*Yavapai	
Service Area: Seligman .....	1
*Yuma	
Service Area: Gila Bend .....	1
Service Area: Wellton/Mohawk .....	3
Population Group: Pov./Mig. Pop.—So-	
merton .....	1

**PRIMARY CARE: Arizona***Service Area Listing*

Service Area Name	Degree of shortage group
Arivaca .....	1
County—Pima	
Parts:	
E.D. 257-262 (C.T. 43.05)	
Bisbee .....	4
County—Cochise	
Parts:	
Bisbee CCD	
Bowie .....	1
County—Cochise	
Parts:	
*Bowie CCD	
Bullhead City .....	4
County—Mohave	
Parts:	
Bullhead City-Riviera	
Catalina-Oracle Junction .....	2



**PRIMARY CARE: Arizona—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Pima Parts: Catalina CDP	
County—Pinal Parts: *Oracle Junction	
Dolan Springs.....	1
County—Mohave Parts: E.D. 23-25 (Kingman N. CCD) E.D. 33-35 (Kingman N. CCD) E.D. 37 (Kingman N. CCD)	
Douglas.....	3
County—Cochise Parts: Douglas CCD E.D. 86 (Elfrida CCD)	
Elfrida.....	1
County—Cochise Parts: E.D. 87-89 (Elfrida CCD)	
Ganado/Rough Rock.....	1
County—Apache Parts: *Chinle CCD (W. Pt.) *Ft. Defiance CCD (W. Pt.)	
County—Navajo Parts: *Indian Wells CCD (E. Pt.) *Pinon CCD (S.E. Pt.)	
Gila Bend.....	1
County—Maricopa Parts: E.D. 394-396 (Gila Bend CCD) E.D. 399-400 (Gila Bend CCD)	
County—Yuma Parts: E.D. 233 (Wellton CCD) E.D. 235 (Wellton CCD)	
Heber/Overgaard.....	1
County—Navajo Parts: *E.D. 418-423 (Snowflake CCD)	
Holbrook.....	3
County—Navajo Parts: Little Colo. CCD (E.1/2)	
Kanab/Fredonia (Ut/Az).....	2
County—Coconino Parts: E.D. 111 (Kaibab CCD) E.D. 114-116 (Kaibab CCD)	
Kayenta.....	1
County—Apache Parts: Dennehotso CCD	
County—Navajo Parts: Western CCD	
Marana.....	2
County—Pima Parts: C.T. 44.05 (N. Pt.)	
Page/Tuba City.....	2
County—Coconino Parts: Kaibab CCD (E. Pt.) Tuba City CCD (N. Pt.)	
Puerco Valley.....	1
County—Apache Parts: *Ft. Defiance CCD (S. Pt.) *Puerco CCD (E.D. 552, 553, 557)	
Sahaurita-Continental.....	1

**PRIMARY CARE: Arizona—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Pima Parts: E.D. 238-243	
San Pedro Valley.....	2
County—Pinal Parts: *E.D. 76-82 (San Manuel CCD) *E.D. 86-88 (San Manuel CCD) *E.D. 90 (San Manuel CCD)	
Seligman.....	1
County—Yavapai Parts: Ashfork CCD	
Superior.....	2
County—Pinal Parts: E.D. 1-6 (c.T. 4)	
Tombstone.....	1
County—Cochise Parts: Tombstone City E.D. 72-73 (Tombstone CCD) E.D. 76 (Tombstone CCD)	
Tsaile.....	1
County—Apache Parts: *Chinle CCD (N.E. Pt.) *Sweetwater CCD (S.W. Pt.)	
Wellton/Mohawk.....	3
County—Yuma Parts: E.D. 228-229 (Wellton CCD) E.D. 239-240 (Wellton CCD)	

**PRIMARY CARE: Arizona***Population Group Listing*

Population Group	Degree of shortage group
Gila River Indian Community.....	1
County—Maricopa Parts: Gila River Res.	
County—Pinal Parts: Gila River Res.	
Hopi Indian Tribe.....	1
County—Coconino Parts: Hopi CCD	
County—Navajo Parts: Hopi CCD	
Med. Ind. Pop.—Central/S Phoenix.....	1
County—Maricopa Parts: C.T. 1129-1133 C.T. 1138-1161 C.T. 1163-1165 C.T. 1166.02	
Med. Ind. Pop.—Central/W Pinal.....	3
County—Pinal Parts: Casa Grande CCD Coolidge CCD Eloy CCD Maricopa-Stanfield CCD Sacaton CCD	
Med. Ind. Pop.—Guadalupe.....	1

**PRIMARY CARE: Arizona—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Maricopa Parts: C.T. 3200.02	
Med. Ind. Pop.—South Tucson.....	2
County—Pima Parts: C.T. 1-12 C.T. 13.01-13.02 C.T. 14 C.T. 20-24 C.T. 25.01-25.02 C.T. 37.01-37.03 C.T. 38-39 C.T. 41.03-41.04 C.T. 43.01	
Med. Ind./Mig.Fwkr.—El Mirage.....	1
County—Maricopa Parts: C.T. 405.01 C.T. 608-609 C.T. 610.01	
Pov./Mig. Pop.—Somerton.....	1
County—Yuma Parts: C.T. 114-116	
White Mountain Apache Indian Tribe.....	1
County—Apache Parts: Ft. Apache CCD	
County—Gila Parts: Reservation CCD (N.1/2)	
County—Navajo Parts: Apache CCD	

**PRIMARY CARE: Arizona***Facility Listing*

Facility Name	Degree of shortage group
Maricopa Co. Jails.....	2
County—Maricopa	

**PRIMARY CARE: Arkansas***County Listing*

County Name	Degree of shortage group
*Arkansas Service Area: Dewitt.....	4
*Ashley Service Area: Portland/Wilmot.....	2
*Boone Service Area: Lead Hill.....	1
*Bradley Service Area: Hermitage.....	1
*Calhoun.....	1
*Chicot Service Area: Eudora.....	1
*Clay.....	3
*Clebume.....	3
*Cleveland.....	4
Crawford Service Area: Winslow/Mountainburg.....	1



**PRIMARY CARE: Arkansas—Continued**

County Listing	
County Name	Degree of shortage group
Crittenden	
Service Area: Parkin/Earle .....	1
*Cross	
Service Area: Parkin/Earle .....	1
*Dallas	
Service Area: Carthage .....	1
Service Area: Sparkman .....	1
*Desha	
Service Area: Snow Lake .....	1
Faulkner	
Service Area: Vilonia .....	1
*Franklin .....	2
*Fulton	
Service Area: Mammoth Spring .....	2
*Grant .....	3
*Howard	
Service Area: Umpire .....	1
*Izard	
Service Area: Horseshoe Bend .....	4
Jefferson	
Service Area: Altheimer .....	1
Service Area: North Pine Bluff .....	1
Service Area: Redfield .....	1
Service Area: Richland .....	1
Facility: Tucker/Tucker Maximum Prs. ....	2
*Johnson	
Service Area: Oak .....	1
*Lafayette .....	2
*Lawrence .....	4
*Lee .....	2
*Lincoln .....	1
Facility: Cummins Prison .....	2
*Logan .....	4
*Madison .....	1
*Marion	
Service Area: Lead Hill .....	1
*Mississippi	
Population Group: Med. Ind. Pop.—Mississippi Co. ....	2
*Monroe	
Service Area: Clarendon .....	2
*Montgomery .....	2
*Nevada .....	4
*Newton .....	1
*Ouachita	
Service Area: Reader .....	1
Service Area: Stephens .....	1
*Perry .....	4
*Phillips	
Service Area: Elaine .....	2
*Poinsett .....	4
*Polk	
Service Area: Grannis/Wickes .....	1
*Pope	
Service Area: Hector .....	1
*Prairie .....	2
Pulaski	
Service Area: College Station .....	1
Facility: Wrightsville Prison .....	2
*Scott .....	1
*Searcy .....	2
Sebastian	
Service Area: Diamond .....	3
*Sharp .....	3
*Union	
Service Area: Strong .....	2
*Van Buren .....	4
Washington	
Service Area: West Washington .....	2
Service Area: Winslow/Mountainburg .....	1
*Woodruff	
Population Group: Pov. Pop.—Cotton Plant .....	4

**PRIMARY CARE: Arkansas—Continued**

County Listing	
County Name	Degree of shortage group
*Yell	
Service Area: Havana .....	1
<b>PRIMARY CARE: Arkansas</b>	
Service Area Listing	
Service Area Name	Degree of shortage group
Altheimer .....	1
County—Jefferson	
Parts:	
C.T. 1	
C.T. 7	
Carthage .....	1
County—Dallas	
Parts:	
*Chester Twp.	
*Smith Twp.	
*Willow Twp.	
Clarendon .....	2
County—Monroe	
Parts:	
*Cache Twp.	
*Cypress Ridge Twp.	
*Hindman Twp.	
*Keevil Twp.	
*Pine Ridge Twp.	
*Roc Roe Twp.	
College Station .....	1
County—Pulaski	
Parts:	
C.T. 2	
C.T. 4-5	
C.T. 40.01	
C.T. 40.03	
C.T. 40.05	
Dewitt .....	4
County—Arkansas	
Parts:	
Arkansas Twp.	
Bayou Meto Twp.	
Brewer Twp.	
Chester Twp.	
Crockett Twp.	
Garland Twp.	
La Grue Twp.	
Point De Luce Twp.	
Prairie Twp.	
Stanley Twp.	
Diamond .....	3
County—Sebastian	
Parts:	
Diamond Twp.	
Hartford Twp.	
Jim Fork Twp.	
Mississippi Twp.	
Sugarloaf Twp.	
Elaine .....	2
County—Phillips	
Parts:	
Mooney Twp.	
Tappan Twp.	
Eudora .....	1
County—Chicot	
Parts:	
Planters Twp.	
Grannis/Wickes .....	1
County—Polk	
Parts:	
*Ozark Twp.	

**PRIMARY CARE: Arkansas—Continued**

Service Area Listing	
Service Area Name	Degree of shortage group
*White Twp.	
Havana .....	1
County—Yell	
Parts:	
*Bluffton Twp.	
*Briggsville Twp.	
*Crawford Twp.	
*Dutch Creek Twp.	
*Gravelly Hill Twp.	
*Herring Twp.	
*Ions Creek Twp.	
*Richland Twp.	
*Riley Twp.	
*Waveland Twp.	
Hector .....	1
County—Pope	
Parts:	
*Center Twp.	
*Freeman Twp.	
*Griffin Twp.	
*Jackson Twp.	
*Liberty Twp.	
*Martin Twp.	
*Phoenix Twp.	
*Smyrna Twp.	
Hermitage .....	1
County—Bradley	
Parts:	
*Eagle Twp.	
*Marion Twp.	
*Ouchita Twp.	
*Palestine Twp.	
*River Twp.	
*Sumpter Twp.	
*Washington Twp.	
Horseshoe Bend .....	4
County—Izard	
Parts:	
Baker Twp.	
Franklin Twp.	
Jefferson Twp.	
New Hope Twp.	
Violet Hill Twp.	
Lead Hill .....	1
County—Boone	
Parts:	
*Sugarloaf Twp.	
County—Marion	
Parts:	
*Crockett Twp.	
*Franklin Twp.	
*Keese Twp.	
*Sugarloaf Twp.	
Mammoth Spring .....	2
County—Fulton	
Parts:	
Afton Twp.	
Mammoth Spring Twp.	
Myatt Twp.	
Wilson Twp. (E. 1/2)	
North Pine Bluff .....	1
County—Jefferson	
Parts:	
C.T. 5.01-5.02	
C.T. 6	
C.T. 6.99	
C.T. 10-13	
C.T. 14.02	
C.T. 21.01	
Oark .....	1
County—Johnson	
Parts:	
Batson Twp.	
Dickerson Twp.	
Hill Twp.	
Low Gap Twp.	



**PRIMARY CARE: Arkansas—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Mulberry Twp.	
Parkin/Earle.....	1
County—Crittenden	
Parts:	
Tyronza Twp.	
County—Cross	
Parts:	
*Tyronza Twp.	
Portland/Wilmot.....	2
County—Ashley	
Parts:	
Banner Twp.	
Bayou Twp.	
Beachcreek Twp.	
Bearhouse Twp.	
De Bastrop Twp.	
Montrose Twp.	
Portland Twp.	
Prairie Twp.	
Union Twp.	
Wilmot Twp.	
Reader.....	1
County—Ouachita	
Parts:	
Behestian Twp.	
Red Hill Twp.	
Redfield.....	1
County—Jefferson	
Parts:	
C.T. 2	
Richland.....	1
County—Jefferson	
Parts:	
C.T. 8	
Snow Lake.....	1
County—Desha	
Parts:	
Mississippi Twp.	
Sparkman.....	1
County—Dallas	
Parts:	
*Manchester Twp.	
*Nix Twp.	
*Owen Twp.	
Stephens.....	1
County—Ouachita	
Parts:	
*Jefferson Twp.	
*Liberty Twp.	
*Smackover Twp.	
Strong.....	2
County—Union	
Parts:	
Harrison Twp.	
Lapile Twp.	
Umpire.....	1
County—Howard	
Parts:	
Burg Twp.	
Clay Twp.	
Duckett Twp.	
Mountain Twp.	
Umpire Twp.	
Vilonia.....	1
County—Faulkner	
Parts:	
Benton Twp.	
Bristol Twp.	
California Twp.	
Cypress Twp.	
Eagle Twp.	
Enola Twp.	
Hardin Twp.	
Harve Twp.	
Matthews Twp.	
Mountain Twp.	

**PRIMARY CARE: Arkansas—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Mt. Vernon Twp.	
Newton Twp.	
Palarm Twp.	
Union Twp.	
Walker Twp.	
Wilson Twp.	
West Washington.....	2
County—Washington	
Parts:	
Boston Twp.	
Cane Hill Twp.	
Cove Creek Twp.	
Dutch Mills Twp.	
Illinois Twp.	
Morrow Twp.	
Price Twp.	
Rheas Hill Twp.	
Starr Hill Twp.	
Vineyard Twp.	
Weddington Twp.	
Winslow/Mountainburg.....	1
County—Crawford	
Parts:	
Chester Twp.	
Mountain Twp.	
Porter Twp.	
Sand Point Twp.	
Shepherd Twp.	
Upper Twp.	
Whitley Twp.	
Winfrey Twp.	
County—Washington	
Parts:	
Crawford Twp.	
Lees Creek Twp.	
Reed Twp.	
Winslow Twp.	

**PRIMARY CARE: Arkansas***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Mississippi Co.....	2
County—Mississippi	
Parts:	
Med. Ind. Pop.	
Pov. Pop.—Cotton Plant.....	4
County—Woodruff	
Parts:	
Cache Twp.	
Caney Twp.	
Cotton Plant Twp.	
Franks Twp.	
Freeman Twp.	
Garden Twp.	
Point Twp.	

**PRIMARY CARE: Arkansas—Continued***Facility Listing*

Facility Name	Degree of shortage group
Cummins Prison.....	2
County—Lincoln 1	
Cummins Prs.	
Tucker/Tucker Maximum Prs.....	2
County—Jefferson	
Tucker/Tucker Max Prs.	
Wrightsville Prison.....	2
County—Pulaski	
Wrightsville Prs.	

**PRIMARY CARE: California***County Listing*

County Name	Degree of shortage group
Alameda	
Service Area: Central Oakland.....	3
Service Area: East Oakland.....	1
Service Area: West Berkeley.....	1
*Alpine	
Service Area: Markleeville.....	1
Butte	
Service Area: Feather Falls.....	1
*Calaveras	
Service Area: West Point/Wilseyville.....	1
Contra Costa	
Service Area: East Contra Costa.....	2
*Del Norte	
Population Group: Indian Pop.—Trinidad.....	1
Population Group: Medi-Cal Pop.—Del Norte Co.....	3
El Dorado	
Service Area: Georgetown Divide.....	1
Fresno	
Service Area: Coalinga/Huron.....	2
Service Area: Edison/Easton.....	1
Service Area: Firebaugh/Mendota.....	2
Service Area: Riverdale/Caruthers.....	2
Service Area: San Joaquin.....	1
Service Area: Sierra.....	3
*Glenn	
*Humboldt	
Service Area: Willow Creek.....	2
Population Group: Indian Pop.—Trinidad.....	1
Population Group: Medi-Cal—Arcata/Eureka/Redway.....	4
*Imperial	
Service Area: Imperial Valley.....	4
*Inyo	
Service Area: Southern Inyo.....	2
Kern	
Service Area: Arvin/Lamont.....	1
Service Area: Frazier Park.....	2
Service Area: Lake Isabella.....	3
Service Area: Southeast Kern.....	2
Population Group: Pov./Mig.—Buttonwillow/Wasco/Shafter.....	1
*Kings	
Service Area: Avenal.....	2
Service Area: Corcoran.....	2
*Lassen	
Service Area: Honey Lake.....	1
Service Area: North Lassen.....	1
Los Angeles	
Service Area: Avalon/Goodyear/Main.....	1
Service Area: East Compton.....	1
Service Area: East L.A./City Terrace/Commerce.....	1



## PRIMARY CARE: California—Continued

County Listing	
County Name	Degree of shortage group
Service Area: El Monte .....	1
Service Area: Florence/Huntington Park .....	1
Service Area: Highland Pk/Linc Hts/Mt Wash .....	2
Service Area: Maple/Santa Barbara .....	1
Service Area: Maywood Bell .....	1
Service Area: Santa Catalina Island .....	3
Service Area: Venice .....	1
Service Area: Watts/Figueroa/Firestone .....	1
Service Area: West Compton .....	1
Population Group: Mono. Hispanic—Pacoima/San Fernando .....	2
Facility: Martin Luther King Jr. General Hospital .....	1
*Madera	
Service Area: Oakhurst .....	3
Marin	
Service Area: Bolinas/Stinson Beach .....	2
*Mariposa	
Service Area: Coulterville .....	1
*Mendocino	
Service Area: Covelo .....	4
Service Area: Northwest Mendocino .....	2
Service Area: Potter Valley .....	2
Population Group: Medi-Cal Pop.—Ukiah/Hopland .....	4
Merced	
Service Area: Gustine/Newman .....	3
Population Group: Indochinese Pop.—Atwater/Merced .....	2
Population Group: Mig./Mono. Span. Sp. Pop.—Planada Le G .....	1
Population Group: Mig./Span. Sp. Pop.—Los Banos/Dos Palo .....	3
Population Group: Span. Sp. Pop.—N.W. Merced .....	1
*Modoc	
Service Area: Adin-Lookout .....	1
Service Area: Surprise Valley .....	2
Service Area: Tulelake/Butte Valley .....	2
*Mono	
Service Area: North Mono .....	1
Monterey	
Service Area: Soledad .....	2
Population Group: MSFW—Pajaro Valley .....	3
Orange	
Facility: Juvenile Detention Facilities .....	2
*Plumas	
Service Area: Greenville .....	4
Population Group: Medi-Cal Pop.—Loyalton .....	1
Riverside	
Service Area: Anza/Aguanga/Terwilliger .....	3
Population Group: Morongo Indian Pop. ....	1
Population Group: MSFW—Lower Coachella Valley .....	1
Population Group: Soboba Indian Pop. ....	1
*San Benito	
Service Area: Hollister .....	3
Service Area: San Benito-Bitterwater .....	1
San Bernardino	
Service Area: Arrowhead .....	4
Service Area: 29 Palms/Morongo Valley .....	2
Population Group: Morongo Indian Pop. ....	1
Population Group: San Manuel Indian Pop. ....	1
San Diego	
Service Area: Anza .....	2
Service Area: Barrio Logan .....	1

## PRIMARY CARE: California—Continued

County Listing	
County Name	Degree of shortage group
Service Area: Mountain Empire .....	2
Service Area: Palomar/Laguna .....	2
Service Area: Ramona .....	3
Service Area: San Ysidro .....	1
Service Area: Valley Center/Pauma Valley .....	1
Population Group: Indochinese/Pov. Pop.—Linda Vista .....	2
Population Group: Medi-Cal Pop.—Oceanside .....	1
Population Group: Span. Sp. Pop.—San Marcos .....	4
San Francisco	
Service Area: Tenderloin .....	3
San Mateo	
Service Area: East Palo Alto .....	2
Santa Barbara	
Service Area: Cuyama Valley .....	1
Santa Cruz	
Population Group: MSFW—Pajaro Valley .....	3
Shasta	
Service Area: Burney Basin .....	2
Service Area: Shingletown .....	1
*Sierra	
Service Area: Downieville .....	1
Population Group: Medi-Cal Pop.—Loyalton .....	1
*Siskiyou	
Service Area: Etna/Ft. Jones .....	3
Service Area: Happy Camp .....	2
Service Area: Tulelake/Butte Valley .....	2
Solano	
Population Group: Medi-Cal Pop.—Vacaville .....	1
Sonoma	
Population Group: Pov./Homeless/Aids Pop.—Guerneville .....	1
Stanislaus	
Service Area: Gustine/Newman .....	3
Population Group: Medi-Cal Pop.—Waterford .....	1
Population Group: Mig./Span. Sp. Pop.—Sw Stanislaus .....	4
Population Group: MSFW/S.E. Asian Refugees—W. Modesto .....	2
*Tehama	
Population Group: Medi-Cal Pop.—Tehama Co. ....	4
*Trinity	
Service Area: Hayfork/Mad River .....	3
Service Area: Willow Creek .....	2
Tulare	
Service Area: Earlimart .....	1
Service Area: Springville .....	1
Service Area: Woodlake .....	4
Population Group: Medi-Cal Pop.—Cutler/Orosi/Dinuba .....	2
Population Group: Span. Sp. Pop.—Porterville .....	3
*Tulolumne	
Service Area: Groveland .....	4
Service Area: Stanislaus/Yosemite .....	1
Ventura	
Population Group: Mig./Mono. Span. Sp. Pop.—Cen. Ventura .....	1

## PRIMARY CARE: California—Continued

Service Area Listing	
Service Area Name	Degree of shortage group
Adin-Lookout .....	1
County—Modoc	
Parts:	
*Adin-Lookout CCD	
Anza .....	2
County—San Diego	
Parts:	
C.T. 210	
Anza/Aguanga/Terwilliger .....	3
County—Riverside	
Parts:	
C.T. 444 (S. 1/2)	
Arrowhead .....	4
County—San Bernardino	
Parts:	
C.T. 101 (S. 1/2)	
Arvin/Lamont .....	1
County—Kern	
Parts:	
C.T. 62-64	
Avalon/Goodyear/Main .....	1
County—Los Angeles	
Parts:	
C.T. 2281-2289	
C.T. 2291-2294	
C.T. 2311	
C.T. 2318-2319	
C.T. 2328	
C.T. 2391-2396	
Avenal .....	2
County—Kings	
Parts:	
Avenal CCD	
Stratford CCD (E.D. 45)	
Stratford CCD (E.D. 47b)	
Barrio Logan .....	1
County—San Diego	
Parts:	
C.T. 33	
C.T. 34.02	
C.T. 35-36	
C.T. 38-41	
C.T. 45-54	
Bolinas/Stinson Beach .....	2
County—Marin	
Parts:	
C.T. 1321	
Burney Basin .....	2
County—Shasta	
Parts:	
E.D. 326-327 (East Shasta CCD)	
E.D. 329 (East Shasta CCD)	
E.D. 332-333 (East Shasta CCD)	
E.D. 335-337 (Central Shasta CCD)	
E.D. 340-341 (Central Shasta CCD)	
Central Oakland .....	3
County—Alameda	
Parts:	
C.T. 4053-4063	
C.T. 4065	
C.T. 4070-4072	
Coalinga/Huron .....	2
County—Fresno	
Parts:	
C.T. 78-81	
Corcoran .....	2
County—Kings	
Parts:	
Corcoran CCD	
Stratford CCD (E.D.44)	
Stratford CCD (E.D.47a)	
Stratford CCD (E.D.48)	
Coulterville .....	1



## PRIMARY CARE: California—Continued

## Service Area Listing

Service Area Name	Degree of shortage group
County—Mariposa Parts: Coulterville CCD	4
Covelo County—Mendocino Parts: *Covelo CCD	1
Cuyama Valley County—Santa Barbara Parts: Cuyama CCD	1
Downieville County—Sierra Parts: West Sierra CCD	1
Eureka County—Tulare Parts: C.T. 42-44	1
East Compton County—Los Angeles Parts: C.T. 5416.01-5416.02 C.T. 5420 C.T. 5421.01-5421.02 C.T. 5422 C.T. 5424.01-5424.02	2
East Contra Costa County—Contra Costa Parts: East Contra Costa CCD	1
East L.A./City Terrace/Commerce County—Los Angeles Parts: C.T. 5303-5306 C.T. 5308-5315 C.T. 5316.01-5316.02 C.T. 5317.01-5317.02 C.T. 5318-5319 C.T. 5323.01-5323.02	1
East Oakland County—Alameda Parts: C.T. 4073-4075 C.T. 4084-4097 C.T. 4102-4104	2
East Palo Alto County—San Mateo Parts: C.T. 6117-6121	1
Edison/Easton County—Fresno Parts: C.T. 2-3 C.T. 7-11 C.T. 19	1
El Monte County—Los Angeles Parts: C.T. 4324 C.T. 4327-4328 C.T. 4331-4335 C.T. 4337-4340	3
Etna/Ft. Jones County—Siskiyou Parts: *Etna CCD *Ft. Jones CCD	1
Feather Falls County—Butte Parts: Feather Falls CCD	2
Firebaugh/Mendota County—Fresno Parts: Firebaugh CCD (C.T. 83)	

## PRIMARY CARE: California—Continued

## Service Area Listing

Service Area Name	Degree of shortage group
Mendota CCD (C.T. 84.01 & 84.02)	1
Florence/Huntington Park County—Los Angeles Parts: C.T. 5325 C.T. 5326.01-5326.02 C.T. 5327-5330 C.T. 5331.01-5331.02 C.T. 5332 C.T. 5335 C.T. 5345 C.T. 5347-5348	2
Frazier Park County—Kern Parts: C.T. 33.02	1
Georgetown Divide County—El Dorado Parts: C.T. 306	4
Greenville County—Plumas Parts: Greenville CCD	4
Groveland County—Tuolumne Parts: Groveland CCD	3
Gustine/Newman County—Merced Parts: Gustine CCD County—Stanislaus Parts: Newman CCD	2
Happy Camp County—Siskiyou Parts: Happy Camp CCD	3
Hayfork/Mad River County—Trinity Parts: *Hayfork CCD *Mad River CCD	2
Highland Pk/Linc Hts/Mt Wash County—Los Angeles Parts: C.T. 1831.01-1831.02 C.T. 1832-1833 C.T. 1835-1838 C.T. 1851 C.T. 1852.01-1852.02 C.T. 1853 C.T. 1991-1999 C.T. 2011-2013 C.T. 2014.01-2014.02 C.T. 2015.01-2015.02 C.T. 2016-2017 C.T. 5307	3
Hollister County—San Benito Parts: *Hollister CCD *San Juan Bautista CCD	1
Honey Lake County—Lassen Parts: *Honey Lake CCD	4
Imperial Valley County—Imperial Parts: Brawley CCD Calexico CCD Calipatria-Westmorland CCD El Centro CCD	

## PRIMARY CARE: California—Continued

## Service Area Listing

Service Area Name	Degree of shortage group
Holtville CCD Imperial CCD	3
Lake Isabella County—Kern Parts: C.T. 51.01 C.T. 52	1
Maple/Santa Barbara County—Los Angeles Parts: C.T. 2214.01-2214.02 C.T. 2215.01-2215.02 C.T. 2216.01-2216.02 C.T. 2217.01-2217.02 C.T. 2218-2219 C.T. 2221-2227 C.T. 2244-2247 C.T. 2264-2267	1
Markleeville County—Alpine Parts: Markleeville CCD	1
Maywood Bell County—Los Angeles Parts: C.T. 5333-5337 C.T. 5338.01-5338.02 C.T. 5339-5343 E.D. 5344.01-5344.02 E.D. 5 (portola CCD)	2
Mountain Empire County—San Diego Parts: Mountain Empire CCD	1
North Lassen County—Lassen Parts: *Big Valley CCD *Madeline Plains CCD	1
North Mono County—Mono Parts: *Mono North CCD *E.D. 21 (Mono South CCD)	2
Northwest Mendocino County—Mendocino Parts: Laytonville-Leggett CCD	3
Oakhurst County—Madera Parts: Oakhurst-North Fork CCD	2
Palomar/Laguna County—San Diego Parts: C.T. 209.01 C.T. 209.02	2
Potter Valley County—Mendocino Parts: *E.D. 200-202 (Redwood-Potter CCD)	3
Ramona County—San Diego Parts: Ramona CCD	2
Riverdale/Caruthers County—Fresno Parts: C.T. 75-77	1
San Benito-Bitterwater County—San Benito Parts: *San Benito-Bitterwater CCD	1
San Joaquin	



**PRIMARY CARE: California—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Fresno	
Parts:	
San Joaquin-Tranquility CCD	
San Ysidro	1
County—San Diego	
Parts:	
C.T. 100.01-100.07	
C.T. 101.03-101.07	
C.T. 102-105	
Santa Catalina Island	3
County—Los Angeles	
Parts:	
C.T. 5990	
Shingletown	1
County—Shasta	
Parts:	
E.D. 343-347 (Central Shasta CCD)	
Sierra	3
County—Fresno	
Parts:	
Sierra CCD	
Soledad	2
County—Monterey	
Parts:	
C.T. 111 (Soledad CCD Pt.)	
Southeast Kern	2
County—Kern	
Parts:	
C.T. 55.02	
C.T. 56-59	
Southern Inyo	2
County—Inyo	
Parts:	
Death Valley CCD	
Independence CCD (S 1/2)	
Lone Pine CCD	
Springville	1
County—Tulare	
Parts:	
C.T. 27	
Stanislaus/Yosemite	1
County—Tuolumne	
Parts:	
Stanislaus/Yosemite CCD	
Surprise Valley	2
County—Modoc	
Parts:	
Surprise Valley CCD	
Tenderloin	3
County—San Francisco	
Parts:	
C.T. 122-125	
Tulelake/Butte Valley	2
County—Modoc	
Parts:	
Tule Lake CCD	
County—Siskiyou	
Parts:	
Butte Valley CCD	
Tule Lake CCD	
Valley Center/Pauma Valley	1
County—San Diego	
Parts:	
C.T. 191.01-191.02	
Venice	1
County—Los Angeles	
Parts:	
C.T. 2731-2739	
Watts/Figueroa/Firestone	1
County—Los Angeles	
Parts:	
C.T. 2397-2399	
C.T. 2401-2409	
C.T. 2411-2416	
C.T. 2421-2429	

**PRIMARY CARE: California—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 2431	
C.T. 5349-5350	
C.T. 5351.01-5351.02	
C.T. 5352-5354	
C.T. 5404	
West Berkeley	1
County—Alameda	
Parts:	
C.T. 4220-4223	
C.T. 4230-4234	
C.T. 4240	
West Compton	1
County—Los Angeles	
Parts:	
C.T. 5411-5415	
C.T. 5425-5432	
West Point/Wilseyville	1
County—Calaveras	
Parts:	
E.D. 50 (W. Pt. Wlsyvl CCD)	
E.D. 55-59 (W. Pt. Wlsyvl CCD)	
Willow Creek	2
County—Humboldt	
Parts:	
*Trinity-Klamath CCD	
County—Trinity	
Parts:	
*Lower Trinity CCD	
Woodlake	4
County—Tulare	
Parts:	
Woodlake—Three Rivers CCD	
29 Palms/Morango Valley	2
County—San Bernardino	
Parts:	
C.T. 104.01	
C.T. 104.03-104.04	

**PRIMARY CARE: California***Population Group Listing*

Population Group	Degree of shortage group
Indian Pop.—Trinidad	1
County—Del Norte	
Parts:	
Indian Pop.	
County—Humboldt	
Parts:	
Indian Pop.	
Indochinese Pop.—Atwater/Merced	2
County—Merced	
Parts:	
Atwater CCD	
Merced CCD	
Indochinese/Pov. Pop.—Linda Vista	2
County—San Diego	
Parts:	
C.T. 86	
C.T. 87.01	
C.T. 88	
C.T. 89.01	
C.T. 90	
C.T. 91.05	
Medi-Cal—Arcata/Eureka/Redway	4
County—Humboldt	
Parts:	
Arcata CCD	
Eureka CCD	
Ferndale CCD	

**PRIMARY CARE: California—Continued***Population Group Listing*

Population Group	Degree of shortage group
Fortuna CCD	
Garberville CCD	
North Coastal CCD	
Medi-Cal Pop.—Cutler/Orosi/Dinuba	2
County—Tulare	
Parts:	
Dinuba CCD	
Orosi-Cutler CCD	
Medi-Cal Pop.—Del Norte Co.	3
County—Del Norte	
Parts:	
Medi-Cal Eligible	
Medi-Cal Pop.—Loyalton	1
County—Plumas	
E.D. 5 (portola CCD)	
County—Sierra	
Parts:	
East Sierra CCD	
Medi-Cal Pop.—Oceanside	1
County—San Diego	
Parts:	
C.T. 181-184	
C.T. 185.01-185.02	
C.T. 185.04-185.06	
C.T. 186.01	
C.T. 186.03-186.05	
C.T. 193	
Medi-Cal Pop.—Tehama Co.	4
County—Tehama	
Parts:	
Medi-Cal Eligible Pop.	
Medi-Cal Pop.—Ukiah/Hopland	4
County—Mendocino	
Parts:	
Hopland CCD	
Ukiah CCD	
Medi-Cal Pop.—Vacaville	1
County—Solano	
Parts:	
Vacaville CCD	
Medi-Cal Pop.—Waterford	1
County—Stanislaus	
Parts:	
Waterford CCD	
Mig./Mono. Span. Sp. Pop.—Planada Le	1
County—Merced	
Parts:	
Planada-Le Grand CCD	
Mig./Mono. Span. Sp. Pop.—Cen. Ventura	1
County—Ventura	
Parts:	
Fillmore-Piru CCD	
Moorpark CCD	
Oxnard CCD	
Santa Paula CCD	
Saticoy CCD	
Mig./Span. Sp. Pop.—Los Banos/Dos	3
Palo	
County—Merced	
Parts:	
Migrants (C.T. 21-24)	
Mono. Span. (C.T. 21-24)	
Mig./Span. Sp. Pop.—Sw Stanislaus	4
County—Stanislaus	
Parts:	
Patterson CCD	
Mono. Hispanic—Pacoima/San Fernando	2
County—Los Angeles	
Parts:	
C.T. 1041.01-1041.02	
C.T. 1042.01-1042.02	
C.T. 1043-1048	
C.T. 1091	



**PRIMARY CARE: California—Continued***Population Group Listing*

Population Group	Degree of shortage group
C.T. 1094-1095 C.T. 1191-1192 C.T. 1194-1195 C.T. 1198 C.T. 3201-3203	
Morongo Indian Pop. County—Riverside Parts: Indian Pop. County—San Bernardino Parts: Indian Pop.(Banning Area MSFW—Lower Coachella Valley	1
County—Riverside Parts: C.T. 456.01-456.02 C.T. 457.01-457.02	
MSFW—Pajaro Valley County—Monterey Parts: Pajaro CCD County—Santa Cruz Parts: Watsonville CCD MSFW/S.E. Asian Refugees—W. Modes-	3
to County—Stanislaus Parts: C.T. 16-18 C.T. 22	2
Pov./Homeless/Aids Pop.—Guerneville County—Sonoma Parts: Homeless Persons With Aids C.T. 1537.01-1537.02 C.T. 1543 (S.1/2)	1
Pov./Mig.—Buttonwillow/Wasco/Shafter County—Kern Parts: C.T. 33.01 C.T. 37 (S.1/2) C.T. 39-45	1
San Manual Indian Pop. County—San Bernardino Parts: San Manual Res. Soboba Indian Pop. County—Riverside Parts: Indian Pop. Span. Sp. Pop.—N.W. Merced County—Merced Parts: Hilmer-Irwin CCD Livingston-Delhi CCD Span. Sp. Pop.—Porterville County—Tulare Parts: C.T. 33-41 C.T. 45	1
Span. Sp. Pop.—San Marcos County—San Diego Parts: San Marcos City	4

**PRIMARY CARE: California***Facility Listing*

Facility Name	Degree of shortage group
Juvenile Detention Facilities County—Orange	2
Martin Luther King Jr. General Hospital County—Los Angeles	1

**PRIMARY CARE: Colorado***County Listing*

County Name	Degree of shortage group
Adams Service Area: Bennett/Strasburg Service Area: Commerce City Population Group: MSFW—Ft.Lupton/ Brighton	2 4 1
Arapahoe Service Area: Bennett/Strasburg *Baca *Bent Population Group: Med. Ind. Pop.— Bent/Crowley/Otero	2 1 1
Boulder Population Group: MSFW—Ft.Lupton/ Brighton Population Group: Pov. Pop.—Lafay- ette/Louisville	1 1 1
*Cheyenne *Clear Creek *Conejos Population Group: Med. Ind. Pop.— Conejos Co.	1 2 1
*Costilla *Crowley Population Group: Med. Ind. Pop.— Bent/Crowley/Otero	1 1 1
*Custer *Dolores Douglas Service Area: Castle Rock	1 1 4
El Paso Service Area: Calhan-Yoder Population Group: Med. Ind. Pop.— Colorado Springs	2 1
*Elbert Service Area: Kiowa/Elizabeth Service Area: Limon	1 2 1
*Gilpin *Grand Service Area: Kremmling	1 4 1
*Hinsdale *Huerfano Service Area: Gardner	1 4 1
*Jackson *Las Animas Population Group: Pov. Pop.—Las Animas Co.	1 2 2
*Lincoln Service Area: Limon	2
*Moffat Service Area: Rangely	1
*Montrose Service Area: Nucla/Norwood	2
*Otero Population Group: Med. Ind. Pop.— Bent/Crowley/Otero	1
*Park Service Area: Fairplay Service Area: Lake George	1 1 1
*Prowers	2

**PRIMARY CARE: Colorado—Continued***County Listing*

County Name	Degree of shortage group
Pueblo Service Area: Avondale/Boone Population Group: Med. Ind. Pop.—City Of Pueblo	1 1
*Rio Blanco Service Area: Meeker Service Area: Rangely	4 1
*Routt Service Area: Oak Creek/Yampa	4
*Saguache	1
*San Juan	2
*San Miguel Service Area: Nucla/Norwood	2
*Washington	3
Weld Population Group: MSFW—Ft.Lupton/ Brighton	1

**PRIMARY CARE: Colorado***Service Area Listing*

Service Area Name	Degree of shortage group
Avondale/Boone County—Pueblo Parts: C.T. 32-34 (Avondale)	1
Bennett/Strasburg County—Adams Parts: East Adams Div. County—Arapahoe Parts: East Arapahoe Div.	2
Calhan-Yoder County—El Paso Parts: C.T. 39.01 C.T. 46	2
Castle Rock County—Douglas Parts: Castle Rock Div. E.D. 350 (Parker Div.) E.D. 352-353 (Parker Div.) E.D. 355-356 (Parker Div.) E.D. 360-365 (Sedalia Div.)	4
Commerce City County—Adams Parts: C.T. 87.03 (Commerce City) C.T. 87.05-87.06 C.T. 88.01-88.02 (Adams City) C.T. 89.01 (Commerce C) C.T. 89.52 (South Welb)	4
Fairplay County—Park Parts: Fairplay Div.	1
Gardner County—Huerfano Parts: Gardner Div. Kiowa/Elizabeth County—Elbert Parts: Kiowa Div.	4
Kremmling	4



**PRIMARY CARE: Colorado—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Grand Parts: Kremmling Div.	1
Lake George.....	
County—Park Parts: Lake George Div.	2
Limon.....	
County—Elbert Parts: *Agate Div. *Simla Div.	4
County—Lincoln	
Meeker.....	2
County—Rio Blanco Parts: Meeker Div.	
Nucila/Norwood.....	4
County—Montrose Parts: Nucila Div.	
County—San Miguel Parts: Norwood Div.	1
Oak Creek/Yampa.....	
County—Routt Parts: *Oak Creek Div. *Yampa Div.	1
Rangely.....	
County—Moffat Parts: *Artesia Div.	1
County—Rio Blanco Parts: *Rangely Div.	

**PRIMARY CARE: Colorado***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—City Of Pueblo.....	1
County—Pueblo Parts: City Of Pueblo	
Med. Ind. Pop.—Bent/Crowley/Otero.....	1
County—Bent Parts: Med. Ind. Pop.	
County—Crowley Parts: Med. Ind. Pop.	1
County—Otero Parts: Med. Ind. Pop.	
Med. Ind. Pop.—Colorado Springs.....	1
County—El Paso Parts: C.T. 13.01 (Med. Ind.) C.T. 14-17 (Med. Ind.) C.T. 21.01 (Med. Ind.) C.T. 22-23 (Med. Ind.) C.T. 26-29 (Med. Ind.)	
Med. Ind. Pop.—Conejos Co.....	1
County—Conejos Parts: Med. Ind. Pop.	
MSFW—Fl.Lupton/Brighton.....	1

**PRIMARY CARE: Colorado—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Adams Parts: C.T. 85.13-85.14 (MSFW) C.T. 86.01-86.02 (MSFW)	1
County—Boulder Parts: C.T. 128 (MSFW) C.T. 132.01 (MSFW) C.T. 132.04 (MSFW) C.T. 133.02-133.04 (MSFW) C.T. 134 (MSFW) C.T. 135.01-135.02 (MSFW)	
County—Weld Parts: MSFW	2
Pov. Pop.—Lafayette/Louisville.....	
County—Boulder Parts: C.T. 129.01-129.02 C.T. 130 C.T. 131.02-131.05	2
Pov. Pop.—Las Animas Co.....	
County—Las Animas Parts: Pov. Pop.	

**PRIMARY CARE: Connecticut***County Listing*

County Name	Degree of shortage group
Fairfield Service Area: Southwest Bridgeport.....	3
Population Group: Pov. Pop.—Central/E. Bridgeport.....	4
Hartford Service Area: Charter Oak/Rice Hts.....	1
Service Area: North-Central Hartford.....	1
Middlesex Population Group: Med. Ind. & Homeless Pop.—Middletown.....	1
New Haven Service Area: Fair Haven.....	1
New London Population Group: Pov. Pop.—New London.....	3

**PRIMARY CARE: Connecticut***Service Area Listing*

Service Area Name	Degree of shortage group
Charter Oak/Rice Hts.....	1
County—Hartford Parts: C.T. 5046 C.T. 5049	
Fair Haven.....	1
County—New Haven Parts: C.T. 1421-1426	
North-Central Hartford.....	1
County—Hartford Parts: C.T. 5008-5015	

**PRIMARY CARE: Connecticut—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 5017-5018 C.T. 5035 C.T. 5037	3
Southwest Bridgeport.....	
County—Fairfield Parts: C.T. 702-711	

**PRIMARY CARE: Connecticut***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. & Homeless Pop.—Middletown.....	1
County—Middlesex Parts: Middletown City	
Pov. Pop.—Central/E. Bridgeport.....	4
County—Fairfield Parts: C.T. 713-717 C.T. 735-744	
Pov. Pop.—New London.....	3
County—New London Parts: C.T. 6901 C.T. 6903-6907	

**PRIMARY CARE: DELAWARE***County Listing*

County Name	Degree of shortage group
New Castle Service Area: Wilmington—Southbridge.....	2

**PRIMARY CARE: DELAWARE***Service Area Listing*

Service Area Name	Degree of shortage group
Wilmington—Southbridge.....	2
County—New Castle Parts: C.T. 1 C.T. 6.01-6.02 C.T. 7-9 C.T. 15-17 C.T. 19-23 C.T. 154-155	



**PRIMARY CARE: District Of Columbia***County Listing*

County Name	Degree of shortage group
Dist Of Columbia	
Service Area: Anacostia.....	1
Population Group: Span. Sp. Pop.—Adams-Morgan.....	1
Facility: D.C. Detention Facility.....	2

**PRIMARY CARE: District Of Columbia***Service Area Listing*

Service Area Name	Degree of shortage group
Anacostia	
County—Dist Of Columbia	1
Parts:	
C.T. 77.03	
C.T. 77.07-77.09	
C.T. 78.03-78.05	
C.T. 78.07-78.08	
C.T. 98.01-98.04	
C.T. 99.01-99.07	

**PRIMARY CARE: District Of Columbia***Population Group Listing*

Population Group	Degree of shortage group
Span. Sp. Pop.—Adams-Morgan	
County—Dist Of Columbia	1
Parts:	
C.T. 27.20	
C.T. 28	
C.T. 37-40	
C.T. 42.10	
C.T. 43	

**PRIMARY CARE: District Of Columbia***Facility Listing*

Facility Name	Degree of shortage group
D.C. Detention Facility.....	2
County—Dist Of Columbia	

**PRIMARY CARE: Florida***County Listing*

County Name	Degree of shortage group
*Baker.....	1
Bay	
Population Group: Medicaid Pop.—Bay Co.....	4
Bradford.....	2

**PRIMARY CARE: Florida—Continued***County Listing*

County Name	Degree of shortage group
Brevard	
Population Group: Medicaid/Mig. Pop.—Brevard Co.....	1
Broward	
Population Group: Pov./Mig. Pop.—Pompano.....	2
*Calhoun.....	4
*Charlotte	
Population Group: Medicaid/Mig. Pop.—Charlotte Co.....	1
*Citrus	
Population Group: Medicaid Pop.—Citrus Co.....	1
Collier	
Service Area: Everglades.....	1
Service Area: Imokalee.....	1
*Columbia	
Population Group: Medicaid Pop.—Columbia Co.....	1
Dade	
Service Area: Model Cities.....	1
Service Area: Southern Dade (Homestead).....	2
Service Area: Wynwood.....	1
Population Group: Pov. Pop.—S. Miami Beach.....	3
Facility: Doris Ison S. Dade Comm Hlth Ctr.....	1
Facility: Jackson Memorial Hosp.....	1
*De Soto	
Population Group: Pov./Mig. Pop.—Desoto Co.....	1
*Dixie.....	2
Duval	
Population Group: Pov. Pop.—No. Jacksonville.....	4
Escambia	
Service Area: Northwestern Escambia.....	1
*Franklin.....	2
Gadsden.....	2
*Gilchrist.....	3
*Glades	
Service Area: Glades/Hendry.....	2
*Hamilton.....	2
*Hardee	
Population Group: Medicaid Pop.—Hardee Co.....	4
*Hendry	
Service Area: Glades/Hendry.....	2
Hernando.....	3
*Highlands	
Population Group: Medicaid/MSFW Pop.—Highlands Co.....	1
Hillsborough	
Service Area: East Tampa/Ybor City.....	1
Population Group: Pov./Mig. Pop.—E. Hillsborough.....	1
*Holmes.....	2
*Indian River	
Population Group: Medicaid/Mig. Pop.—Indian River Co.....	1
*Jackson	
Population Group: Medicaid Pop.—Jackson Co.....	1
*Jefferson.....	2
*Lafayette.....	2
*Lake	
Population Group: Medicaid/Mig. Pop.—Lake Co.....	1
Lee	
Population Group: Medicaid Mig. Pop.—Lee Co.....	1
*Levy.....	4
*Liberty.....	2
*Madison.....	3

**PRIMARY CARE: Florida—Continued***County Listing*

County Name	Degree of shortage group
Manatee	
Population Group: Medicaid/Mig. Pop.—Manatee Co.....	1
Marion	
Population Group: Medicaid/Mig. Pop.—Marion Co.....	1
Martin	
Service Area: Indiantown.....	2
Nassau	
Service Area: Callahan/Hilliard.....	2
*Okaloosa	
Population Group: Medicaid/Mig. Pop.—Okaloosa Co.....	2
Orange	
Population Group: Medicaid/Mig. Pop.—Orange Co.....	2
Osceola.....	4
Palm Beach	
Service Area: Belle Glade/Pahokee.....	1
Service Area: West Palm Beach.....	1
Pasco	
Population Group: Medicaid/Mig. Pop.—Pasco Co.....	4
Pinellas	
Population Group: Pov. Pop.—Inner St. Petersburg.....	2
Polk	
Population Group: Medicaid Pop.—Polk Co.....	1
*Putnam	
Population Group: Medicaid Pop.—Putnam Co.....	2
Santa Rosa	
Service Area: Northern Santa Rosa.....	3
Seminole	
Population Group: Medicaid/Mig. Pop.—Seminole Co.....	1
St Johns	
Population Group: Medicaid/Mig. Pop.—St. Johns Co.....	1
St Lucie	
Population Group: Pov./Mig. Pop.—St. Lucie Co.....	1
*Sumter.....	1
*Suwannee.....	2
*Taylor	
Population Group: Medicaid Pop.—Taylor Co.....	1
*Union.....	2
Facility: R.M.C. Corr. Inst.....	2
Volusia	
Population Group: Medicaid/Mig. Pop.—Volusia Co.....	1
*Wakulla.....	3
*Walton.....	1
*Washington	
Population Group: Medicaid Pop.—Washington Co.....	1

**PRIMARY CARE: Florida***Service Area Listing*

Service Area Name	Degree of shortage group
Belle Glade/Pahokee.....	1
County—Palm Beach	
Parts:	
C.T. 80-83	
Callahan/Hilliard.....	2



PRIMARY CARE: Florida—Continued Service Area Listing		PRIMARY CARE: Florida Population Group Listing		PRIMARY CARE: Florida—Continued Population Group Listing	
Service Area Name	Degree of shortage group	Population Group	Degree of shortage group	Population Group	Degree of shortage group
County—Nassau Parts: C.T. 504-505		Medicaid Mig. Pop.—Lee Co.	1	County—Pasco Parts: Medicaid/Mig. Pop.	
East Tampa/Ybor City	1	County—Lee Parts: Medicaid/Mig. Pop.		Medicaid/Mig. Pop.—St. Johns Co.	1
County—Hillsborough Parts: C.T. 10 C.T. 18-19 C.T. 30-44 C.T. 49-51		Medicaid Pop.—Bay Co.	4	County—St Johns Parts: Medicaid/Mig. Pop.	
Everglades	1	County—Bay Parts: Medicaid Pop.		Medicaid/Mig. Pop.—Seminole Co.	1
County—Collier Parts: C.T. 111		Medicaid Pop.—Citrus Co.	1	County—Seminole Parts: Medicaid/Mig. Pop.	
Glades/Hendry	2	County—Citrus Parts: Medicaid Pop.		Medicaid/Mig. Pop.—Volusia Co.	1
County—Glades		Medicaid Pop.—Columbia Co.	1	County—Volusia Parts: Medicaid/Mig. Pop.	
County—Hendry		County—Columbia Parts: Medicaid Pop.		Medicaid/MSFW Pop.—Highlands Co.	1
Imokalee	1	Medicaid Pop.—Hardee Co.	4	County—Highlands Parts: Medicaid Pop.	
County—Collier Parts: Mig. Pop. C.T. 112-114		County—Hardee Parts: Medicaid Pop.		MSFW	
Indiantown	2	Medicaid Pop.—Jackson Co.	1	Pov. Pop.—Inner St. Petersburg	2
County—Martin Parts: Indiantown CCD		County—Jackson Parts: Medicaid Pop.		County—Pinellas Parts: C.T. 201.01 C.T. 203.01 C.T. 204-208 C.T. 209.95 C.T. 210.95 C.T. 212-215 C.T. 216.95 C.T. 218.95 C.T. 219.95 C.T. 220 C.T. 234-235	
Model Cities	1	Medicaid Pop.—Polk Co.	1	Pov. Pop.—No. Jacksonville	4
County—Dade Parts: C.T. 9.03 C.T. 10.01-10.04 C.T. 14 C.T. 15.01-15.02 C.T. 17.01-17.02 C.T. 18.01-18.03 C.T. 19.01-19.02 C.T. 20.01-20.02 C.T. 22.01-22.02 C.T. 23		County—Polk Parts: Medicaid Pop.		County—Duval Parts: C.T. 1-5 C.T. 9-19 C.T. 26-29 C.T. 107-109 C.T. 112-116 C.T. 118 C.T. 121	
Northern Santa Rosa	3	Medicaid Pop.—Putnam Co.	2	Pov. Pop.—S. Miami Beach	3
County—Santa Rosa Parts: Jay (C.T. 102) Munson-McLellen (C.T. 101)		County—Putnam Parts: Medicaid Pop.		County—Dade Parts: C.T. 42-45	
Northwestern Escambia	1	Medicaid Pop.—Taylor Co.	1	Pov./Mig. Pop.—Desoto Co.	1
County—Escambia Parts: Century Northwestern Escambia		County—Taylor Parts: Medicaid Pop.		County—De Soto Parts: Pov./Mig. Pop.	
Southern Dade (Homestead)	2	Medicaid/Mig. Pop.—Washington Co.	1	Pov./Mig. Pop.—E. Hillsborough	1
County—Dade Parts: C.T. 103-105 C.T. 106.02 C.T. 107.01 C.T. 108-114		County—Washington Parts: Medicaid/Mig. Pop.—Brevard Co.	1	County—Hillsborough Parts: Mig. Mig. C.T. 121.01-121.02 C.T. 122.01-122.02 C.T. 123.01-123.02 C.T. 124-132 C.T. 133.01-133.03 C.T. 134 C.T. 135.01-135.02 C.T. 136-138 C.T. 139.01-139.03 C.T. 140 C.T. 141.01-141.02	
West Palm Beach	1	County—Brevard Parts: Medicaid/Mig. Pop.		Pov./Mig. Pop.—Pompano	2
County—Palm Beach Parts: C.T. 21-26		Medicaid/Mig. Pop.—Lake Co.	1	County—Broward Parts: C.T. 103.01-103.02 C.T. 107 C.T. 303-306 C.T. 308.01	
Wynwood	1	County—Lake Parts: Medicaid/Mig. Pop.		Pov./Mig. Pop.—St. Lucie Co.	1
County—Dade Parts: C.T. 26 C.T. 27.01-27.02 C.T. 28 C.T. 31		Medicaid/Mig. Pop.—Manatee Co.	1		
		County—Manatee Parts: Medicaid/Mig. Pop.			
		Medicaid/Mig. Pop.—Marion Co.	1		
		County—Marion Parts: Medicaid/Mig. Pop.			
		Medicaid/Mig. Pop.—Okeechobee Co.	2		
		County—Okeechobee Parts: Medicaid Migrants			
		Medicaid/Mig. Pop.—Orange Co.	2		
		County—Orange Parts: Medicaid Pop. Mig. Pop.			
		Medicaid/Mig. Pop.—Pasco Co.	4		



**PRIMARY CARE: Florida—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—St Lucie Parts: Pov./Mig. Pop.	

**PRIMARY CARE: Florida***Facility Listing*

Facility Name	Degree of shortage group
Doris Ison S. Dade Comm Hlth Ctr County—Dade Doris Ison Comm Hlth Ctr County—Dade Jackson Memorial Hosp. County—Dade R.M.C. Corr. Inst. County—Union 2 Rmc Corr. Inst.	1 1 2

**PRIMARY CARE: Georgia***County Listing*

County Name	Degree of shortage group
*Atkinson	4
*Baker	2
*Banks	2
*Bartow	4
*Berrien Population Group: Mig. Pop.—Berrien/ Cook	1
*Brantley	2
*Brooks	4
*Bryan Service Area: Pembroke	1
*Burke	4
*Calhoun	1
*Charlton	1
Chatham Population Group: Pov. Pop.—N.W. Savannah	2
*Chattooga	2
*Cherokee	3
Clarke Population Group: Pov. Pop.—Athens NHC	1
*Colquitt	4
*Cook Population Group: Mig. Pop.—Berrien/ Cook	1
*Crawford	2
Dade	2
De Kalb Service Area: South Decatur/Candler/ Mcafee	1
*Dodge	4
*Dooly	3
Dougherty Service Area: East Albany	1
Service Area: South Albany	1
Effingham	3
*Elbert	3
*Emanuel	3
Fannin Service Area: Fannin/Suches	4
Forsyth	4

**PRIMARY CARE: Georgia—Continued***County Listing*

County Name	Degree of shortage group
Fulton Service Area: Atlanta/Southside	1
Service Area: West Atlanta	1
Population Group: Pov. Pop.—Palmet- to	1
*Gilmer	2
*Glascok	1
*Greene	2
*Hall Population Group: Med. Ind. Pop.— Hall Co.	1
*Hancock	2
Henry	3
*Irwin	2
Jackson	3
*Jasper	2
*Jeff Davis Population Group: Med. Ind. Pop.—Jeff Davis Co.	1
*Jefferson	3
*Johnson	1
*Lamar	4
Lee	1
*Liberty	2
*Lincoln	3
*Long	1
*Lumpkin	4
*Macon	3
Madison	2
McDuffie	4
*Meriwether	2
*Mitchell	3
Montgomery Service Area: Montgomery/Wheeler	2
*Morgan	2
*Murray	4
*Olgethorpe	1
Paulding	4
*Pierce	4
*Pike	1
*Polk	2
*Putnam	1
*Randolph	4
*Schley	1
*Stewart Service Area: Stewart/Webster	1
*Sumter Population Group: Pov. Pop.—Sumter Co.	1
*Talbot	1
*Taliaferro	1
*Tattnall	2
*Taylor	4
*Telfair	4
*Terrell	3
*Tift Population Group: Mig. Pop.—Tift/ Turner	1
*Towns Population Group: Pov. Pop.—Towns Co.	2
*Turner Population Group: Mig. Pop.—Tift/ Turner	1
*Twiggs	1
*Union Service Area: Fannin/Suches	4
Walker Service Area: Lafayette	3
Walton	2
*Warren	1
*Webster Service Area: Stewart/Webster	1
Wheeler Service Area: Montgomery/Wheeler	2

**PRIMARY CARE: Georgia—Continued***County Listing*

County Name	Degree of shortage group
*Whitfield Population Group: Pov. Pop.—Whitfield Co.	3
*Wilcox	1
*Wilkinson	2
*Worth	4

**PRIMARY CARE: Georgia***Service Area Listing*

Service Area Name	Degree of shortage group
Atlanta/Southside County—Fulton Parts: C.T. 44 C.T. 46.95 C.T. 48 C.T. 49.95 C.T. 50 C.T. 52-53 C.T. 55.01-55.02 C.T. 56-58 C.T. 63-64 C.T. 67 C.T. 68.01-68.02 C.T. 69-73	1
East Albany County—Dougherty Parts: C.T. 1-2 C.T. 101-102 C.T. 103.01-103.02 C.T. 107-110	1
Fannin/Suches County—Fannin County—Union Parts: Suches CCD	4
Lafayette County—Walker Parts: Kensington CCD Lafayette CCD Rock Springs CCD Villanow CCD	3
Montgomery/Wheeler County—Montgomery County—Wheeler	2
Pembroke County—Bryan Parts: C.T. 201 (Pembroke CCD)	1
South Albany County—Dougherty Parts: C.T. 12 (Pembroke CCD) C.T. 14.01-14.02 C.T. 15 C.T. 106.01-106.02	1
South Decatur/Candler/Mcafee County—De Kalb Parts: C.T. 205-209 C.T. 227 C.T. 231.01 C.T. 235.01-235.02 C.T. 236-237	1
Stewart/Webster	1



**PRIMARY CARE: Georgia—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Stewart	1
County—Webster	
West Atlanta	
County—Fulton	
Parts:	
C.T. 8	
C.T. 22-26	
C.T. 36-41	
C.T. 42-95	
C.T. 43	
C.T. 60-62	
C.T. 66.20	
C.T. 78.04	
C.T. 80	
C.T. 81.01-81.02	
C.T. 82.01-82.02	
C.T. 83.01-83.02	
C.T. 84-85	
C.T. 86.01-86.02	
C.T. 87.01-87.02	

**PRIMARY CARE: Georgia***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Hall Co.	1
County—Hall	
Parts:	
Med. Ind. Pop.	1
Med. Ind. Pop.—Jeff Davis Co.	
County—Jeff Davis	
Mig. Pop.—Berrien/Cook	1
County—Berrien	
Parts:	
Mig. Pop.	1
County—Cook	
Parts:	
Mig. Pop.	1
Mig. Pop.—Tift/Turner	
County—Tift	
Parts:	1
Mig. Pop.	
County—Turner	
Parts:	1
Mig. Pop.	
Pov. Pop.—Athens NHC	
County—Clarke	2
Parts:	
C.T. 1-7	
C.T. 9-10	1
Pov. Pop.—N.W. Savannah	
County—Chatham	
Parts:	1
C.T. 1	
C.T. 3	
C.T. 6.01-6.02	1
C.T. 8-13	
C.T. 15	
C.T. 17-28	1
C.T. 32	
C.T. 33.01-33.02	
C.T. 36.01	1
C.T. 37	
C.T. 45	
C.T. 106.04	1
Pov. Pop.—Palmetto	
County—Fulton	
Parts:	1
C.T. 104	

**PRIMARY CARE: Georgia—Continued***Population Group Listing*

Population Group	Degree of shortage group
C.T. 105.04-105.06	1
Pov. Pop.—Sumter Co.	
County—Sumter	
Parts:	2
Pov. Pop.	
Pov. Pop.—Towns Co.	
County—Towns	3
Parts:	
Pov. Pop.	
Pov. Pop.—Whitfield Co.	3
County—Whitfield	
Parts:	
Pov. Pop.	

**PRIMARY CARE: Hawaii***County Listing*

County Name	Degree of shortage group
Honolulu	1
Population Group: Pov. Pop.—Kokua/	
Kalihi Valley	

**PRIMARY CARE: Hawaii***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.—Kokua/Kalihi Valley	1
County—Honolulu	
Parts:	
C.T. 57	1
C.T. 59-62	
C.T. 63.01-63.02	
C.T. 64.01-64.02	1
C.T. 65-66	

**PRIMARY CARE: Idaho***County Listing*

County Name	Degree of shortage group
Ada	1
Facility: Idaho State Pen.	
*Bannock	
Service Area: Lava Hot Springs	2
Service Area: Malad City/Downey	
*Benewah	
Service Area: St. Maries	4
*Bingham	
Service Area: American Falls	
Population Group: MSFW—E. Snake	1
River Valley	
*Boise	
*Bonner	4
Service Area: Priest River	
Butte	
Service Area: Arco/Mackay	2
*Camas	

**PRIMARY CARE: Idaho—Continued***County Listing*

County Name	Degree of shortage group
*Canyon	1
Service Area: Nyssa (Or/Id)	
Population Group: MSFW—S. Treasure	
Valley	2
*Caribou	
*Cassia	1
Service Area: Albion/Malta	
Service Area: Oakley	
Population Group: MSFW—E. Magic	1
Valley	
*Clark	
*Custer	2
Service Area: Arco/Mackay	
Service Area: Challis	
Service Area: Stanley	1
*Elmore	
Service Area: Glenns Ferry	
*Franklin	3
*Fremont	
*Gem	4
Population Group: MSFW—N. Treas-	
ure Valley (Id/Or)	
*Gooding	2
Population Group: MSFW—W. Magic	
Valley	
*Jefferson	1
Service Area: Mud Lake	
Population Group: MSFW—E. Snake	
River Valley	1
*Jerome	
Population Group: MSFW—W. Magic	
Valley	2
*Kootenai	
Service Area: Spirit Lake/Athol	
Service Area: St. Maries	4
*Lewis	
*Lincoln	
*Minidoka	1
Population Group: MSFW—E. Magic	
Valley	
Oneida	2
Service Area: Malad City/Downey	
*Owyhee	
Service Area: Grand View/Bruneau	1
Service Area: N.W. Owyhee	
Population Group: MSFW—S. Treasure	
Valley	1
*Payette	
Service Area: New Plymouth	
Population Group: MSFW—N. Treas-	1
ure Valley (Id/Or)	
*Power	
Service Area: American Falls	1
Population Group: MSFW—E. Magic	
Valley	
*Teton	1
*Twin Falls	
Service Area: Buhl	2
Population Group: MSFW—W. Magic	
Valley	
*Washington	4
Population Group: MSFW—N. Treas-	
ure Valley (Id/Or)	



**PRIMARY CARE: Idaho***Service Area Listing*

Service Area Name	Degree of shortage group
Albion/Malta.....	1
County—Cassia	
Parts:	
*Albion Div.	
American Falls.....	1
County—Bingham	
Parts:	
*Aberdeen Div.	
County—Power	
Parts:	
*American Falls Div.	
*Rockland Div.	
Arco/Mackay.....	2
County—Butte	
County—Custer	
Parts:	
Mackay CCD	
Buhl.....	2
County—Twin Falls	
Parts:	
*Buhl Div.	
*W. Salmon Falls Div.	
Challis.....	1
County—Custer	
Parts:	
*Challis Div.	
Glenns Ferry.....	1
County—Elmore	
Parts:	
*Glenns Ferry Div.	
Grand View/Bruneau.....	1
County—Owyhee	
Parts:	
*Bruneau CCD	
*Grand View CCD	
Lava Hot Springs.....	1
County—Bannock	
Parts:	
E.D. 1137-1142 (S.Bannock CCD)	
E.D. 1144-1149 (S.Bannock CCD)	
E.D. 1152-1153 (S.Bannock CCD)	
Malad City/Downey.....	2
County—Bannock	
Parts:	
E.D. 1143 (S.Bannock CCD)	
E.D. 1150-1151 (S.Bannock CCD)	
E.D. 1157 (S.Bannock CCD)	
County—Oneida	
Mud Lake.....	1
County—Jefferson	
Parts:	
*Hamer Div.	
N.W. Owyhee.....	1
County—Owyhee	
Parts:	
*Homedale Div.	
*Marsing Div.	
*Murphy Div.	
New Plymouth.....	1
County—Payette	
Parts:	
*New Plymouth Div.	
Nyssa (Or/Id).....	1
County—Canyon	
Parts:	
*Parma Div.	
*Wilder Div.	
Oakley.....	1
County—Cassia	
Parts:	
*Oakley Div.	
Priest River.....	4

**PRIMARY CARE: Idaho—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Bonner	
Parts:	
Priest River CCD	
E.D. 559-563 (Blanch-Glen CCD)	
Spirit Lake/Athol.....	2
County—Kootenai	
Parts:	
Spirit Lake-Athol CCD	
St. Maries.....	4
County—Benewah	
County—Kootenai	
Parts:	
*Harrison Div. (S. 1/2)	
*Worley Div.	
Stanley.....	1
County—Custer	
Parts:	
*Stanley Div.	

**PRIMARY CARE: Idaho***Population Group Listing*

Population Group	Degree of shortage group
MSFW—E. Magic Valley.....	1
County—Cassia	
Parts:	
MSFW Pop.	
County—Minidoka	
Parts:	
MSFW Pop.	
County—Power	
Parts:	
MSFW Pop.	
MSFW—E. Snake River Valley.....	1
County—Bingham	
Parts:	
MSFW Pop.	
County—Jefferson	
Parts:	
MSFW Pop.	
MSFW—N. Treasure Valley (Id/Or).....	1
County—Gem 4	
Parts:	
MSFW	
County—Payette	
Parts:	
MSFW	
County—Washington 4	
Parts:	
MSFW	
MSFW—S. Treasure Valley.....	1
County—Canyon	
Parts:	
MSFW Pop.	
County—Owyhee	
Parts:	
MSFW Pop.	
MSFW—W. Magic Valley.....	1
County—Gooding 2	
Parts:	
MSFW Pop.	
County—Jerome	
Parts:	
MSFW Pop.	
County—Twin Falls	
Parts:	
MSFW Pop.	

**PRIMARY CARE: Idaho—Continued***Facility Listing*

Facility Name	Degree of shortage group
Idaho State Pen.....	1
County—Ada	

**PRIMARY CARE: Illinois***County Listing*

County Name	Degree of shortage group
Alexander	
Service Area: Cairo.....	1
*Brown.....	2
*Carroll.....	4
*Cass.....	2
Champaign	
Service Area: Northend Champaign-Urbana.....	1
*Clay.....	3
Cook	
Service Area: Austin/Garfield.....	1
Service Area: Cabrini Green/Near North Side.....	2
Service Area: Chatham (Near South-east).....	1
Service Area: Douglas/Armour Square/Near South Side.....	1
Service Area: Humboldt Park/West Town.....	2
Service Area: New City/W. Englewood/Englewood.....	1
Service Area: Riverdale.....	1
Service Area: Roseland.....	1
Service Area: S. Lawndale/Lower W. Side.....	2
Service Area: South Chicago.....	3
Service Area: South Deering.....	1
Service Area: South Shore.....	1
Service Area: Southeast Chicago.....	1
Service Area: Uptown.....	4
*Cumberland.....	3
*Douglas.....	4
*Edwards.....	4
*Fayette.....	2
*Franklin.....	3
*Fulton	
Service Area: Lewistown/Astoria.....	2
*Gallatin.....	2
*Hamilton.....	3
*Hardin.....	2
*Henderson.....	2
*Iroquois	
Service Area: Hoopeston.....	3
*Jackson	
Population Group: Med. Ind. Pop.—Jackson Co. ....	1
*Jasper.....	2
*Jo Daviess	
Service Area: Galena/Hanover.....	3
Service Area: Stockton/Warren.....	2
*Johnson.....	3
Kankakee	
Service Area: Pembroke.....	1
Macon	
Service Area: Decatur Inner City.....	4
*Marion	
Service Area: Salem.....	4
*Mason.....	4
*Massac.....	4
*Mercer.....	3
Peoria	
Service Area: South Peoria.....	2



**PRIMARY CARE: Illinois—Continued***County Listing*

County Name	Degree of shortage group
*Pope .....	1
Pulaski .....	
Service Area: Cairo .....	1
Rock Island .....	
Population Group: Medicaid Pop.—	
Quad-Cities (Ia/Ill) .....	4
*Scott .....	2
St Clair .....	
Service Area: East St. Louis .....	1
*Union .....	2
*Vermilion .....	
Service Area: Hoopston .....	3
*Washington .....	4
*Wayne .....	2
Will .....	
Service Area: Eastside Joliet .....	1
Facility: Joliet Corr. I. ....	3
Winnebago .....	
Service Area: Rockford Inner City .....	1

**PRIMARY CARE: Illinois***Service Area Listing*

Service Area Name	Degree of shortage group
Austin/Garfield .....	1
County—Cook .....	
Parts:	
C.T. 2508-2510 .....	
C.T. 2514-2523 .....	
C.T. 2601-2610 .....	
C.T. 2701-2719 .....	
C.T. 2801-2828 .....	
C.T. 2838-2843 .....	
C.T. 2901-2927 .....	
Cabrini Green/Near North Side .....	2
County—Cook .....	
Parts:	
C.T. 803-810 .....	
C.T. 817-819 .....	
Cairo .....	1
County—Alexander .....	
County—Pulaski .....	
Chatham (Near Southeast) .....	1
County—Cook .....	
Parts:	
C.T. 4401-4409 .....	
C.T. 4501-4503 .....	
C.T. 4701 .....	
C.T. 6901-6915 .....	
C.T. 7101-7115 .....	
Decatur Inner City .....	4
County—Macon .....	
Parts:	
C.T. 1 .....	
C.T. 4-9 .....	
Douglas/Armour Square/Near South	
Side .....	1
County—Cook .....	
Parts:	
C.T. 3301-3305 .....	
C.T. 3401-3406 .....	
C.T. 3501-3515 .....	
East St. Louis .....	1
County—St Clair .....	
Parts:	
C.T. 4007 .....	
C.T. 5004-5008 .....	
C.T. 5008-5014 .....	
C.T. 5021-5022 .....	

**PRIMARY CARE: Illinois—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 5024.01 .....	
C.T. 5024.03-5024.04 .....	
C.T. 5025 .....	
C.T. 5027-5030 .....	
C.T. 5041 .....	
C.T. 5042.01-5042.02 .....	
Eastside Joliet .....	1
County—Will .....	
Parts:	
C.T. 8812-8813 .....	
C.T. 8820-8821 .....	
C.T. 8824-8825 .....	
Galena/Hanover .....	3
County—Jo Daviess .....	
Parts:	
*Council Hill Twp. ....	
*East Galena Twp. ....	
*Elizabeth Twp. ....	
*Guilford Twp. ....	
*Hanover Twp. ....	
*Rawlins Twp. ....	
*Rice Twp. ....	
*Scales Mound Twp. ....	
*Vinegar Hill Twp. ....	
*West Galena Twp. ....	
Hoopston .....	3
County—Iroquois .....	
Parts:	
Fountain Creek Twp. ....	
Lovejoy Twp. ....	
Prairie Green Twp. ....	
County—Vermilion .....	
Parts:	
Butler Twp. ....	
Grant Twp. ....	
Middlefork Twp. ....	
Ross Twp. ....	
South Ross Twp. ....	
Humboldt Park/West Town .....	2
County—Cook .....	
Parts:	
C.T. 2301-2316 .....	
C.T. 2316-2317 .....	
C.T. 2401 .....	
C.T. 2401-2436 .....	
Lewistown/Astoria .....	2
County—Fulton .....	
Parts:	
Astoria Twp. ....	
Bernadotte Twp. ....	
Farmers Twp. ....	
Isabel Twp. ....	
Kerton Twp. ....	
Lewistown Twp. ....	
Liverpool Twp. ....	
Pleasant Twp. ....	
Vermont Twp. ....	
Waterford Twp. ....	
Woodland Twp. ....	
New City/W. Englewood/Englewood .....	1
County—Cook .....	
Parts:	
C.T. 6101-6122 .....	
C.T. 6701-6720 .....	
C.T. 6801-6814 .....	
Northend Champaign-Urbana .....	1
County—Champaign .....	
Parts:	
C.T. 2 .....	
C.T. 7 (blkgrps 1 & 2) .....	
C.T. 53 (Blkgrps 2 & 3) .....	
Pembroke .....	1
County—Kankakee .....	
Parts:	
Pembroke Twp. ....	
St. Anne Twp. (E 1/3) .....	

**PRIMARY CARE: Illinois—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Riverdale .....	1
County—Cook .....	
Parts:	
C.T. 5401 (Blkgrps 2 & 3) .....	
Rockford Inner City .....	1
County—Winnebago .....	
Parts:	
C.T. 10 (Blkgrps 2 & 3) .....	
C.T. 21 (Blkgrps 2 & 3) .....	
C.T. 24-29 .....	
Roseland .....	1
County—Cook .....	
Parts:	
C.T. 4901-4914 .....	
S. Lawndale/Lower W. Side .....	2
County—Cook .....	
Parts:	
C.T. 3001-3020 .....	
C.T. 3101-3115 .....	
Salem .....	4
County—Marion .....	
Parts:	
Alma Twp. ....	
Foster Twp. ....	
Haines Twp. ....	
Iuka Twp. ....	
Kimmunity Twp. ....	
Meacham Twp. ....	
Omega Twp. ....	
Romine Twp. ....	
Salem Twp. ....	
Stevenson Twp. ....	
Tonti Twp. ....	
South Chicago .....	3
County—Cook .....	
Parts:	
C.T. 4601-4610 .....	
South Deering .....	1
County—Cook .....	
Parts:	
C.T. 5101-5104 .....	
C.T. 5104.99-5105.00 .....	
South Peoria .....	2
County—Peoria .....	
Parts:	
C.T. 1-13 .....	
South Shore .....	1
County—Cook .....	
Parts:	
C.T. 4301-4314 .....	
Southeast Chicago .....	1
County—Cook .....	
Parts:	
C.T. 3601-3605 .....	
C.T. 3701-3704 .....	
C.T. 3801-3820 .....	
C.T. 3901-3903 .....	
C.T. 4001-4008 .....	
Stockton/Warren .....	2
County—Jo Daviess .....	
Parts:	
*Apple River Twp. ....	
*Berreman Twp. ....	
*Derinda Twp. ....	
*Nora Twp. ....	
*Pleasant Valley Twp. ....	
*Rush Twp. ....	
*Stockton Twp. ....	
*Thompson Twp. ....	
*Wards Grove Twp. ....	
*Warren Twp. ....	
*Woodbine Twp. ....	
Uptown .....	4
County—Cook .....	
Parts:	
C.T. 310-313 .....	



**PRIMARY CARE: Illinois—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 315-321	

**PRIMARY CARE: Illinois***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Jackson Co.	1
County—Jackson	
Parts:	
Med. Ind. Pop.	
Medicaid Pop.—Quad-Cities (Ia/Ill)	4
County—Rock Island	
Parts:	
Medicaid-Eligible	

**PRIMARY CARE: Illinois***Facility Listing*

Facility Name	Degree of shortage group
Joliet Corr. I.	3
County—Will	

**PRIMARY CARE: Indiana***County Listing*

County Name	Degree of shortage group
*Adams	4
*Brown	3
*Crawford	2
*Franklin	2
*Fulton	4
Harrison	
Service Area: Elizabeth	1
Service Area: Fredricksburg	2
Howard	
Population Group: Med. Ind. Pop.—Kokomo	1
*Jennings	2
*Knox	
Service Area: Bicknell	2
Lake	
Service Area: Gary	3
Marion	
Service Area: Highland-Brookside (Indianapolis)	1
Service Area: Near North Side (Indianapolis)	1
Service Area: South Central Indianapolis	1
*Ohio	2
*Owen	2
*Perry	4
*Pike	2
*Ripley	
Service Area: Osgood/Versailles	2
*Scott	3
*Spencer	2

**PRIMARY CARE: Indiana—Continued***County Listing*

County Name	Degree of shortage group
St Joseph	
Service Area: Southwest South Bend	1
*Starke	4
*Vermillion	
Service Area: Northern Vermillion	1
*Warren	3
*Washington	
Service Area: Fredricksburg	2

**PRIMARY CARE: Indiana***Service Area Listing*

Service Area Name	Degree of shortage group
Bicknell	2
County—Knox	
Parts:	
Vigo Twp.	
Washington Twp. (E. 1/2)	
Widner Twp.	
Elizabeth	1
County—Harrison	
Parts:	
Boone Twp.	
Posey Twp.	
Taylor Twp.	
Fredricksburg	2
County—Harrison	
Parts:	
Blue River Twp.	
Morgan Twp.	
County—Washington	
Parts:	
Posey Twp.	
Gary	3
County—Lake	
Parts:	
C.T. 103-120	
C.T. 122-129	
C.T. 411-412	
Highland-Brookside (Indianapolis)	1
County—Marion	
Parts:	
C.T. 3526-3527	
C.T. 3544-3545	
C.T. 3547-3551	
Near North Side (Indianapolis)	1
County—Marion	
Parts:	
C.T. 3517	
C.T. 3519	
C.T. 3521	
C.T. 3528	
C.T. 3531-3532	
Northern Vermillion	1
County—Vermillion	
Parts:	
Eugene Twp.	
Highland Twp.	
Vermillion Twp.	
Osgood/Versailles	2
County—Ripley	
Parts:	
Brown Twp.	
Center Twp.	
Johnson Twp.	
Otter Creek Twp.	
Shelby Twp.	
Washington Twp.	
South Central Indianapolis	1

**PRIMARY CARE: Indiana—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Marion	
Parts:	
C.T. 3556-3557	
C.T. 3559	
C.T. 3562	
C.T. 3569-3572	
C.T. 3578-3580	
Southwest South Bend	1
County—St Joseph	
Parts:	
C.T. 6	
C.T. 17-24	
C.T. 27	
C.T. 29-30	

**PRIMARY CARE: Indiana***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Kokomo	1
County—Howard	

**PRIMARY CARE: Iowa***County Listing*

County Name	Degree of shortage group
*Adair	
Service Area: Redfield	2
*Benton	
Service Area: North Benton	3
Black Hawk	
Population Group: Medicaid Pop.—Blackhawk Co.	4
*Boone	
Service Area: Dayton/Gowrie	2
Bremer	
Service Area: Sumner/Tripoli	2
*Buchanan	4
*Butler	2
*Calhoun	
Service Area: Dayton/Gowrie	2
*Cedar	
Service Area: Lowden/Lost Nation	2
*Cherokee	
Service Area: Kingsley/Anthon/Mapleton	4
*Clinton	
Service Area: Lowden/Lost Nation	2
*Crawford	4
Dallas	
Service Area: Redfield	2
*Davis	2
*Delaware	
Service Area: Central City	2
*Fayette	
Service Area: South Fayette	4
*Greene	
Service Area: Dayton/Gowrie	2
*Grundy	
Service Area: Grundy	3
*Guthrie	
Service Area: Guthrie Center	2
Service Area: Redfield	2



**PRIMARY CARE: Iowa—Continued***County Listing*

County Name	Degree of shortage group
*Hamilton	
Service Area: Dayton/Gowrie.....	2
Service Area: Hubbard/Eldora.....	3
*Hardin	
Service Area: Hubbard/Eldora.....	3
*Harrison	
Service Area: Onawa (Ia/Ne).....	2
*Jackson	
Service Area: Lowden/Lost Nation.....	2
*Jasper	
Service Area: Monroe.....	1
*Jones	
Service Area: Lowden/Lost Nation.....	2
*Kossuth	
Service Area: North Kossuth.....	2
Linn	
Service Area: Central City.....	2
*Louisa	
Service Area: Columbus/Wapello.....	4
*Lucas	
Service Area: Rock Rapids.....	2
*Madison	
Service Area: Redfield.....	2
*Marion	
Service Area: Monroe.....	1
*Mills	
Service Area: Kingsley/Anthon/Maple- ton.....	4
Service Area: Onawa (Ia/Ne).....	2
*Muscatine	
Service Area: Columbus/Wapello.....	4
*Osceola	
Service Area: Kingsley/Anthon/Maple- ton.....	4
Service Area: Le Mars/Akron.....	3
Pottawattamie	
Service Area: Oakland.....	2
Scott	
Service Area: Lowden/Lost Nation.....	2
Population Group: Medicaid Pop.— Quad-Cities (Ia/Il).....	4
*Story	
Service Area: Hubbard/Eldora.....	3
*Tama	
Service Area: Lowden/Lost Nation.....	3
*Taylor	
Service Area: Lowden/Lost Nation.....	2
*Webster	
Service Area: Dayton/Gowrie.....	2
Woodbury	
Service Area: Kingsley/Anthon/Maple- ton.....	4
Service Area: Onawa (Ia/Ne).....	2

**PRIMARY CARE: Iowa***Service Area Listing*

Service Area Name	Degree of shortage group
Central City.....	2
County—Delaware	
Parts:	
Adams Twp.	
Hazel Green Twp.	
County—Linn	
Parts:	
Boulder Twp.	
Buffalo Twp.	
Jackson Twp.	

**PRIMARY CARE: Iowa—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Maine Twp.	
Spring Grove Twp.	
Columbus/Wapello.....	4
County—Louisa	
Parts:	
Columbus City Twp.	
Concord Twp.	
Elm Grove Twp.	
Grandview Twp.	
Jefferson Twp.	
Marshall Twp.	
Oakland Twp.	
Port Louisa Twp.	
Union Twp.	
Wapello Twp.	
County—Muscatine	
Parts:	
Cedar Twp.	
Orono Twp.	
Dayton/Gowrie.....	2
County—Boone	
Parts:	
Dodge Twp.	
Grant Twp.	
Pilot Mound Twp.	
County—Calhoun	
Parts:	
Reading Twp.	
County—Greene	
Parts:	
Dawson Twp.	
Paton Twp.	
County—Hamilton	
Parts:	
Marion Twp.	
Webster Twp.	
County—Webster	
Parts:	
Burnside Twp.	
Clay Twp.	
Dayton Twp.	
Gowrie Twp.	
Hardin Twp.	
Lost Grove Twp.	
Roland Twp.	
Sumner Twp.	
Webster Twp.	
Yell Twp.	
Grundy.....	3
County—Grundy	
Parts:	
Beaver Twp.	
Blackhawk Twp.	
Colfax Twp.	
Grant Twp.	
Lincoln Twp.	
Melrose Twp.	
Palmer Twp.	
Pleasant Valley Twp.	
Shiloh Twp.	
Washington Twp.	
Guthrie Center.....	2
County—Guthrie	
Parts:	
Baker Twp.	
Bear Grove Twp.	
Beaver Twp.	
Cass Twp.	
Dodge Twp.	
Grant Twp.	
Highland Twp.	
Jackson Twp.	
Orange Twp.	
Richland Twp.	
Seely Twp.	
Thompson Twp.	

**PRIMARY CARE: Iowa—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Union Twp.	
Valley Twp.	
Victory Twp.	
Hubbard/Eldora.....	3
County—Hamilton	
Parts:	
Ellsworth Twp.	
Lincoln Twp.	
Lyon Twp.	
Scott Twp.	
County—Hardin	
Parts:	
Concord Twp.	
Eldora Twp.	
Eldora City	
Grant Twp.	
Pleasant Twp.	
Providence Twp.	
Sherman Twp.	
Tipton Twp.	
Union Twp. (W. 1/2)	
County—Story	
Parts:	
Lincoln Twp.	
Warren Twp. (E. 1/2)	
Kingsley/Anthon/Mapleton.....	4
County—Cherokee	
Parts:	
Grand Meadow Twp.	
County—Monona	
Parts:	
Cooper Twp.	
Grant Twp.	
Maple Twp.	
County—Plymouth	
Parts:	
Elkhorn Twp.	
Garfield Twp.	
County—Woodbury	
Parts:	
Arlington Twp.	
Banner Twp.	
Floyd Twp.	
Grange Twp.	
Grant Twp.	
Kedron Twp.	
Liston Twp.	
Little Sioux Twp.	
Miller Twp.	
Morgan Twp.	
Moville Twp.	
Oto Twp.	
Rock Twp.	
Rutland Twp.	
Union Twp.	
West Fork Twp.	
Willow Twp. (N 1/2)	
Wolf Creek Twp.	
Le Mars/Akron.....	3
County—Plymouth	
Parts:	
America Twp.	
Elgin Twp.	
Fredonia Twp.	
Grant Twp.	
Henry Twp.	
Johnson Twp.	
Liberty Twp.	
Marion Twp.	
Meadow Twp.	
Plymouth Twp.	
Portland Twp.	
Preston Twp.	
Remsen Twp.	
Sioux Twp.	
Stanton Twp.	



**PRIMARY CARE: Iowa—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Union Twp. Washington Twp. Westfield Twp. Lowden/Lost Nation.....	2
County—Cedar Parts: Inland Twp. Massillon Twp. Springfield Twp. County—Clinton Parts: Liberty Twp. Sharon Twp. Spring Rock Twp. County—Jackson Parts: Monmouth Twp. County—Jones Parts: Oxford Twp. Wyoming Twp. County—Scott Parts: Liberty Twp. Monroe.....	1
County—Jasper Parts: Fairview Twp. Palo Alto Twp. County—Marion Parts: Red Rock Twp. Summit Twp. North Benton.....	3
County—Benton Parts: Benton Twp. Big Grove Twp. Bruce Twp. Canton Twp. Cedar Twp. Eden Twp. Harrison Twp. Homer Twp. Jackson Twp. Monroe Twp. Polk Twp. Shellsburg Twp. Taylor Twp. Vinton Twp. North Kossuth.....	2
County—Kossuth Parts: Buffalo Twp. Burt Twp. Eagle Twp. Fenton Twp. German Twp. Grant Twp. Greenwood Twp. Harrison Twp. Hebron Twp. Ledyard Twp. Lincoln Twp. Portland Twp. Ramsey Twp. Seneca Twp. Springfield Twp. Swea Twp. Oakland.....	2
County—Pottawattamie Parts: Belknap Twp. Carson Twp. Center Twp. Grove Twp.	

**PRIMARY CARE: Iowa—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
James Twp. Knox Twp. Layton Twp. Lincoln Twp. Macedonia Twp. Pleasant Twp. Silver Creek Twp. Valley Twp. Washington Twp. Waveland Twp. Wright Twp. Onawa (Ia/Ne).....	2
County—Harrison Parts: Jackson Twp. Little Sioux Twp. County—Monona Parts: Ashton Twp. Belvidere Twp. Center Twp. Fairview Twp. Franklin Twp. Jordan Twp. Kennebec Twp. Lake Twp. Lincoln Twp. Onawa City Sherman Twp. Sioux Twp. Soldier Twp. Spring Valley Twp. St. Clair Twp. West Fork Twp. Willow Twp. County—Woodbury Parts: Lakeport Twp. Sloan Twp. Willow Twp. Redfield.....	2
County—Adair Parts: Lincoln Twp. County—Dallas Parts: Linn Twp. Union Twp. County—Guthrie Parts: Penn Twp. Stuart Twp. County—Madison Parts: Madison Twp. Penn Twp. Rock Rapids.....	2
County—Lyon Parts: Allison Twp. Cleveland Twp. Dale Twp. Doon Twp. Elgin Twp. Garfield Twp. Grant Twp. Larchwood Twp. Liberal Twp. Midland Twp. Riverside Twp. Rock Twp. Sioux Twp. Wheeler Twp. South Fayette.....	4

**PRIMARY CARE: Iowa—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Fayette Parts: Fairfield Twp. Fremont Twp. Harlan Twp. Jefferson Twp. Oran Twp. Putman Twp. Scott Twp. Smithfield Twp. Sumner/Tripoli.....	2
County—Bremer Parts: Dayton Twp. Frederika Twp. Fremont Twp. Le Roy Twp. Sumner City Sumner2 Twp.	

**PRIMARY CARE: Iowa***Population Group Listing*

Population Group	Degree of shortage group
Medicaid Pop.—Blackhawk Co. ....	4
County—Black Hawk Parts: Medicaid Eligible Medicaid Pop.—Quad-Cities (Ia/Il) .....	4
County—Scott Parts: Medicaid-Eligible	

**PRIMARY CARE: Kansas***County Listing*

County Name	Degree of shortage group
*Cotley .....	2
*Dickinson Service Area: Herington .....	2
*Ellsworth.....	4
*Franklin.....	4
*Geary.....	4
*Gove Service Area: Oakley.....	2
*Jackson.....	3
*Kearny .....	2
Leavenworth Population Group: Med. Ind. Pop.— Lansing .....	3
*Lincoln.....	3
*Linn.....	3
*Logan Service Area: Oakley.....	2
*Marion Service Area: Herington .....	2
*Marshall Service Area: Centralia.....	2
*Morris Service Area: Herington .....	2
*Nemaha Service Area: Centralia.....	2
*Osage.....	3



**PRIMARY CARE: Kansas—Continued***County Listing*

County Name	Degree of shortage group
*Rawlins.....	3
Sedgwick	
Population Group: Medicaid Pop.—N.E. Wichita.....	4
*Sheridan	
Service Area: Oakley.....	2
*Thomas	
Service Area: Oakley.....	2
*Wabaunsee.....	3
*Washington.....	4
*Woodson.....	2

**PRIMARY CARE: Kansas***Service Area Listing*

Service Area Name	Degree of shortage group
Centralia.....	2
County—Marshall	
Parts:	
*Cleveland Twp.	
*Lincoln Twp.	
*Noble Twp.	
County—Nemaha	
Parts:	
*Center Twp.	
*Harrison Twp.	
*Home Twp.	
*Illinois Twp.	
*Neuchatel Twp.	
*Red Vermillion Twp.	
*Reilly Twp.	
*Wetmore Twp.	
Herington.....	2
County—Dickinson	
Parts:	
*Herington City	
*Hope Twp.	
*Liberty Twp.	
*Lyon Twp.	
*Ridge Twp.	
*Union Twp.	
County—Marion	
Parts:	
*Blaine	
*Clear Creek	
*Colfax	
*Lost Spring	
County—Morris	
Parts:	
*Hogland Twp.	
*Overland Twp.	
*Township 4 (parkerville)	
*Township 5 (white City)	
*Township 6 (latimer)	
*Township 7	
*Township 8	
*Township 9 (wilsey)	
Oakley.....	2
County—Gove	
Parts:	
Gaeland Twp.	
Grinnell Twp.	
County—Logan	
Parts:	
Elkader Twp.	
Logansport Twp.	
McAllister Twp.	
Monument Twp.	
Oakley Twp.	

**PRIMARY CARE: Kansas—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Russell Springs Twp.	
Western Twp.	
Winoni Twp.	
County—Sheridan	
Parts:	
Solomon Twp.	
County—Thomas	
Parts:	
South Randall Twp.	
Summers Twp.	

**PRIMARY CARE: Kansas***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Lansing.....	3
County—Leavenworth	
Parts:	
Lansing City	
Leavenworth City	
Medicaid Pop.—N.E. Wichita.....	4
County—Sedgwick	
Parts:	
C.T. 6-9	
C.T. 18	
C.T. 25-26	
C.T. 41-42	
C.T. 78	

**PRIMARY CARE: Kentucky***County Listing*

County Name	Degree of shortage group
*Adair.....	4
*Bell	
Service Area: Southeast Whitley.....	1
Service Area: Western Harlan.....	1
*Breathitt.....	4
*Butler.....	3
Campbell	
Service Area: Pov. Pop.—Inner City Newport.....	1
*Carroll.....	4
Carter.....	1
*Casey.....	4
*Clay	
Service Area: Manchester.....	1
*Clinton.....	2
*Elliott.....	4
*Estill.....	4
Fayette	
Population Group: Pov. Pop.—N. Central Lexington.....	4
*Fleming.....	4
*Floyd	
Service Area: Mud Creek.....	1
*Gallatin.....	2
*Grant.....	4
*Hancock.....	2
*Harlan	
Service Area: Cumberland.....	4
Service Area: Pine Mountain.....	1
Service Area: Western Harlan.....	1

**PRIMARY CARE: Kentucky—Continued***County Listing*

County Name	Degree of shortage group
*Henry.....	2
*Jackson.....	2
Jefferson	
Service Area: West End (Louisville).....	1
*Knott.....	2
*Knox.....	4
*Laurel.....	4
*Leslie.....	3
*Letcher	
Service Area: Western Letcher.....	1
*Lewis.....	2
*Lincoln	
Service Area: Crab Orchard.....	1
*Magoffin.....	1
*McLean.....	4
*Meade.....	2
*Menifee.....	2
*Nicholas.....	3
Oldham	
Facility: Ky. State Ref.....	3
*Owen.....	4
*Owsley.....	1
*Perry	
Service Area: Buckhorn.....	1
Service Area: Western Letcher.....	1
*Pike	
Service Area: Mud Creek.....	1
Service Area: Phelps.....	1
*Powell.....	2
*Robertson.....	1
*Russell.....	3
*Spencer.....	1
*Whitley	
Service Area: Southeast Whitley.....	1
*Wolfe.....	4

**PRIMARY CARE: Kentucky***Service Area Listing*

Service Area Name	Degree of shortage group
Buckhorn.....	1
County—Perry	
Parts:	
*Buckhorn CCD	
*Krypton CCD (E.D. 302)	
Crab Orchard.....	1
County—Lincoln	
Parts:	
*Crab Orchard CCD	
Cumberland.....	4
County—Harlan	
Parts:	
Cumberland CCD	
Manchester.....	1
County—Clay	
Parts:	
*Big Creek CCD	
*Borning Springs CCD	
*Manchester CCD	
*Oneida CCD	
*Sibert-Hima CCD	
Mud Creek.....	1
County—Floyd	
Parts:	
*McDowell CCD	
*Mud Creek CCD	
*Wheelwright-Weeksbury CCD	



**PRIMARY CARE: Kentucky—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Pike Parts: *Long Fork CCD	
Phelps.....	1
County—Pike Parts: *Feds Creek CCD *Phelps CCD	
Pine Mountain.....	1
County—Harlan Parts: Pine Mountain CCD	
Pov. Pop.—Inner City Newport.....	1
County—Campbell Parts: C.T. 501-506	
Southeast Whitley.....	1
County—Bell Parts: *Pruden-Fonde CCD	
County—Whitley Parts: *Pearl CCD *Saxton CCD *Siller CCD	
West End (Louisville).....	1
County—Jefferson Parts: C.T. 1-30 C.T. 32-35	
Western Harlan.....	1
County—Bell Parts: *Tejay CCD	
County—Harlan Parts: *Alva CCD	
Western Letcher.....	1
County—Letcher Parts: *Blackey CCD	
County—Perry Parts: *Daisy CCD	

**PRIMARY CARE: Kentucky***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.—N. Central Lexington.....	4
County—Fayette Parts: C.T. 1-5 C.T. 8-14 C.T. 18-19 C.T. 38.01	

**PRIMARY CARE: Kentucky***Facility Listing*

Facility Name	Degree of shortage group
Ky. State Ref.....	3
County—Oldham	

**PRIMARY CARE: Louisiana***Parish Listing*

Parish Name	Degree of shortage group
*Acadia.....	4
*Allen.....	4
Ascension.....	4
*Assumption.....	2
*Avoyelles.....	3
*Beauregard Service Area: De Ridder/Merryville.....	4
Service Area: Dequincy.....	2
*Bienville.....	1
Caddo Service Area: North Caddo.....	2
Population Group: Pov. Pop.—Mlk Drive Area.....	1
Population Group: Pov. Pop.—Central Shreveport.....	1
Facility: Louisiana State Univ Med Ctr.....	1
Calcasieu Service Area: Dequincy.....	2
Service Area: North Lake Charles.....	1
*Caldwell.....	3
*Cameron.....	2
*Catahoula.....	2
*Claiborne.....	3
*De Soto.....	1
East Baton Rouge Population Group: Pov. Pop.—Eden Park/S.Baton Rouge.....	1
*East Carroll.....	1
*East Feliciana.....	2
*Franklin.....	1
*Grant.....	1
*Iberia Population Group: Med. Ind. Pop.—Iberia Par.....	1
*Jackson.....	1
Jefferson *Jefferson Davis Service Area: Lafitte.....	2
Service Area: S.E. Lafourche.....	2
Population Group: Medicaid Pop.—Jefferson Davis Par.....	1
Lafourche Service Area: S.E. Lafourche.....	2
*Lasalle.....	4
*Lincoln.....	3
Livingston.....	2
*Madison.....	1
*Morehouse Population Group: Medicaid Pop.—Morehouse Par.....	1
*Natchitoches.....	4
Orleans Service Area: Desire/Florida.....	1
Service Area: Lower 9Th Ward.....	1
Service Area: Midtown-Seventh Ward.....	1
Service Area: St. Bernard.....	1
Population Group: Med. Ind. Pop.—Algiers/Fischer.....	1
Population Group: Pov. Pop.—Irish Channel.....	1
Facility: New Orleans Charity Hosp.....	1

**PRIMARY CARE: Louisiana—Continued***Parish Listing*

Parish Name	Degree of shortage group
Ouachita Population Group: Pov. Pop.—Ouachita Par.....	4
Facility: E.A. Conway Mem Hosp.....	4
*Plaquemines.....	4
*Pointe Coupee.....	4
Rapides Population Group: Med. Ind. Pop.—Rapides Par.....	2
*Richland.....	4
*Sabine.....	2
*St Helena.....	1
*St James Service Area: Vacherie.....	1
St John The Baptist Service Area: Vacherie.....	1
*St Landry Service Area: Palmetto.....	1
St Martin.....	1
*St Mary Service Area: Teche.....	3
*Tangipahoa Population Group: Med. Ind. Pop.—Tangipahoa Par.....	4
*Tensas.....	1
Terrebonne Service Area: Dulac.....	1
*Union.....	3
*Vernon.....	1
*Washington.....	4
*Webster.....	2
*West Carroll.....	1
*West Feliciana.....	4
*Winn.....	1

**PRIMARY CARE: Louisiana***Service Area Listing*

Service Area Name	Degree of shortage group
De Ridder/Merryville.....	4
Parish—Beauregard Parts: Ward 1-5 Ward 7-8	
Dequincy.....	2
Parish—Beauregard Parts: Ward 6	
Parish—Calcasieu Parts: Ward 5-6	
Desire/Florida.....	1
Parish—Orleans Parts: C.T. 11 (N. Of Derbigny St.) C.T. 14.01-14.02 C.T. 15-16 C.T. 17.03 C.T. 17.14	
Dulac.....	1
Parish—Terrebonne Parts: Ward 4 (excluding Houma) Ward 6-7 (excluding Houma)	
Lafitte.....	2
Parish—Jefferson Parts: Ward 6 Ward 11	



**PRIMARY CARE: Louisiana—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Lower 9Th Ward.....	1
Parish—Orleans	
Parts:	
C.T. 7.01-7.02	
C.T. 8	
C.T. 9.01-9.04	
Midtown-Seventh Ward.....	1
Parish—Orleans	
Parts:	
C.T. 18-23	
C.T. 26-31	
C.T. 34-36	
C.T. 39-40	
C.T. 44.01-44.02	
North Caddo.....	2
Parish—Caddo	
Parts:	
Ward 1.13 (n.1/3 & Gilliam)	
Ward 2	
Ward 9	
North Lake Charles.....	1
Parish—Calcasieu	
Parts:	
C.T. 2-4	
C.T. 14-15	
Palmetto.....	1
Parish—St Landry	
Parts:	
Ward 4	
S.E. Lafourche.....	2
Parish—Jefferson	
Parts:	
Ward 11	
Parish—Lafourche	
Parts:	
S.E. Ward 10	
St. Bernard.....	1
Parish—Orleans	
Parts:	
C.T. 33.05-33.06	
Teche.....	3
Parish—St Mary	
Parts:	
Ward 1-4	
Ward 7	
Ward 10	
Vacherie.....	1
Parish—St James	
Parts:	
Ward 5-7	
Parish—St John The Baptist	
Parts:	
Ward 1-3	

**PRIMARY CARE: Louisiana***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Algiers/Fischer.....	1
Parish—Orleans	
Parts:	
C.T. 2-4	
C.T. 6.01	
Med. Ind. Pop.—Iberia Par.....	1
Parish—Iberia	
Parts:	
Med. Ind. Pop.	
Med. Ind. Pop.—Rapides Par.....	2

**PRIMARY CARE: Louisiana—Continued***Population Group Listing*

Population Group	Degree of shortage group
Parish—Rapides	
Parts:	
Med. Ind. Pop.	
Med. Ind. Pop.—Tangipahoa Par.....	4
Parish—Tangipahoa	
Parts:	
Med. Ind. Pop.	
Medicaid Pop.—Jefferson Davis Par.....	1
Parish—Jefferson Davis	
Parts:	
Medicaid Pop.	
Medicaid Pop.—Morehouse Par.....	1
Parish—Morehouse	
Parts:	
Medicaid Pop.	
Pov. Pop.—Central Shreveport.....	1
Parish—Caddo	
Parts:	
C.T. 201-204	
C.T. 206-213	
C.T. 218-220	
Pov. Pop.—Eden Park/S.Baton Rouge.....	1
Parish—East Baton Rouge	
Parts:	
C.T. 8-10	
C.T. 12-16	
C.T. 21-22	
C.T. 24-25	
Pov. Pop.—Irish Channel.....	1
Parish—Orleans	
Parts:	
C.T. 77-78	
C.T. 81.01-81.02	
C.T. 83	
C.T. 87-89	
Pov. Pop.—Mlk Drive Area.....	1
Parish—Caddo	
Parts:	
C.T. 246	
Pov. Pop.—Ouachita Par.....	4
Parish—Ouachita	
Parts:	
Pov. Pop.	

**PRIMARY CARE: Louisiana***Facility Listing*

Facility Name	Degree of shortage group
E.A. Conway Mem Hosp.....	4
Parish—Ouachita	
Louisiana State Univ Med Ctr.....	1
Parish—Caddo	
New Orleans Charity Hosp.....	1
Parish—Orleans	

**PRIMARY CARE: Maine***County Listing*

County Name	Degree of shortage group
Androscoggin	
Service Area: Jay/Livermore Falls.....	2
*Aroostook	
Service Area: Ashland.....	1

**PRIMARY CARE: Maine—Continued***County Listing*

County Name	Degree of shortage group
Service Area: Danforth.....	2
Service Area: Eagle Lake.....	1
Service Area: Island Falls.....	2
Service Area: St. Francis.....	1
Service Area: Van Buren.....	3
Cumberland	
Service Area: Casco Bay Islands.....	1
*Franklin	
Service Area: Jay/Livermore Falls.....	2
*Hancock	
Service Area: Bucksport.....	4
*Kennebec	
Service Area: Jay/Livermore Falls.....	2
Service Area: Richmond.....	2
*Lincoln	
Service Area: Richmond.....	2
*Oxford	
Service Area: Bethel.....	1
Service Area: Jay/Livermore Falls.....	2
Penobscot	
Service Area: Corinth.....	1
Service Area: Danforth.....	2
Service Area: Dexter.....	2
Service Area: Howland.....	3
Service Area: Island Falls.....	2
*Piscataquis	
Service Area: Bingham.....	1
Service Area: Milo.....	2
*Sagadahoc	
Service Area: Richmond.....	2
*Somerset	
Service Area: Bingham.....	1
Service Area: Dexter.....	2
Service Area: Jackman.....	1
Waldo	
Service Area: Bucksport.....	4
*Washington	
Service Area: Danforth.....	2
Service Area: Eastport.....	1
Service Area: Jonesport.....	1
Service Area: Milbridge.....	2
Service Area: Vanceboro.....	1

**PRIMARY CARE: Maine***Service Area Listing*

Service Area Name	Degree of shortage group
Ashland.....	1
County—Aroostook	
Parts:	
*Ashland Twn.	
*Garfield Plt.	
*Masardis Twn.	
*Nashville Plt.	
*Oxbow Plt.	
*Portage Lake Twn.	
Bethel.....	1
County—Oxford	
Parts:	
*Bethel Twn.	
*Gilead Twn.	
*Greenwood Twn.	
*N. Oxford (Unorg.)	
*Newry Twn.	
*Upton Twn.	
*Woodstock Twn.	
Bingham.....	1



**PRIMARY CARE: Maine—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Piscataquis Parts: *Kingsbury Plt.	
County—Somerset Parts: *Bingham Twn. *Brighton Plt. *Caratunk Plt. *Moscow Twn. *N.E. Somerset Unorg. (S. 1/2) *Pleasant Ridge Twn. *Solon Twn. *The Forks Plt. *West Forks Plt.	
Bucksport.....	4
County—Hancock Parts: *Bucksport Twn. *Orland Twn. *Verona Twn.	
County—Waldo Parts: Frankfort Twn. Prospect Twn.	
Casco Bay Islands.....	1
County—Cumberland Parts: Cliff Island Cushing Island Great Chebeague Island Great Diamond Island Little Chebeague Island Little Diamond Island Long Island Peak'S Island	
Corinth.....	1
County—Penobscot Parts: Bradford Twn. Charleston Twn. Corinth Twn. Exeter Twn. Hudson Twn.	
Danforth.....	2
County—Aroostook Parts: *Bancroft Twn. *Orient Twn. *Weston Twn.	
County—Penobscot Parts: Drew Plt. Kingman Unorg. Prentiss Plt. Whitney (Unorg.)	
County—Washington Parts: *Danforth	
Dexter.....	2
County—Penobscot Parts: Corinna Twn. Dexter Twn. Garland Twn.	
County—Somerset Parts: *Cambridge Twn.	
Eagle Lake.....	1
County—Aroostook Parts: *Eagle Lake Twn. *Wallagrass Plt. *Winterville Plt.	
Eastport.....	1

**PRIMARY CARE: Maine—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Washington Parts: *Eastport City *Pembroke Twn. *Perry Twn. *Pleasant Point	
Howland.....	3
County—Penobscot Parts: Burlington Twn. Edinburg Twn. Enfield Twn. Grand Falls Plt. Howland Twn. Lagrange Twn. Lowell Twn. Maxfield Twn. Passadumkeag Twn. Seboeis Plt.	
Island Falls.....	2
County—Aroostook Parts: Benedicta Twn. Crystal Twn. Dyer Brook Twn. Hersey Twn. Island Falls Twn. Moro Plt. S. Aroostook (Unorg.) Sherman Twn.	
County—Penobscot Parts: Mt. Chase Twn. N. Penobscot (Unorg.) Patten Twn. Stacyville Twn.	
Jackman.....	1
County—Somerset Parts: *Dennistown Plt. *Jackman Twn. *Moose River Twn.	
Jay/Livemore Falls.....	2
County—Androscoggin Parts: Livemore Falls Twn. Livemore Twn.	
County—Franklin Parts: Jay Twn.	
County—Kennebec Parts: Fayette Twn.	
County—Oxford Parts: Canton Twn. Hartford Twn. Sumner Twn.	
Jonesport.....	1
County—Washington Parts: *Addison Twn. *Beals Twn. *Centerville Twn. *Columbia Falls Twn. *Jonesboro Twn. *Jonesport Twn.	
Milbridge.....	2
County—Washington Parts: Beddington Twn. Cherryfield Twn. Columbia Twn. Deblois Twn. Harrington Twn. Milbridge Twn.	

**PRIMARY CARE: Maine—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Steuben Twn.	
Milo.....	2
County—Piscataquis Parts: *Atkinson Twn. *Barnard Plt. *Brownville Twn. *Lakeview Plt. *Medford Twn. *Milo Twn. *S.E. Piscataquis (Unorg.) *Sebec Twn.	
Richmond.....	2
County—Kennebec Parts: Litchfield Twn.	
County—Lincoln Parts: Dresden Twn.	
County—Sagadahoc Parts: Bowdoinham Twn. Richmond Twn.	
St. Francis.....	1
County—Aroostook Parts: *Allagash Twn. *St. Francis Plt. *St. John Plt.	
Van Buren.....	3
County—Aroostook Parts: Grand Isle Twn. Hamlin Twn. Van Buren Twn.	
Vanceboro.....	1
County—Washington Parts: Codyville Plt. Grand Lake Stream Plt. Indian Twp. N. Washington (Unorg.) Talmadge Twn. Topsfield Twn. Vanceboro Twn. Waite Twn.	

**PRIMARY CARE: Maryland***County Listing*

County Name	Degree of shortage group
Allegany	
Service Area: Hancock (Md/Pa/Wv).....	2
Anne Arundel	
Service Area: Owensville .....	2
Baltimore City	
Service Area: North Central Baltimore....	1
Service Area: O'Donnell Heights .....	1
Service Area: Orleans Square .....	2
Service Area: West Baltimore .....	1
Facility: Mercy Hosp. ....	1
*Caroline.....	2
Cecil	
Service Area: Cecil/Kent .....	2
Charles.....	3
*Dorchester	
Service Area: Northeast Dorchester (Hurlock) .....	2



**PRIMARY CARE: Maryland—Continued***County Listing*

County Name	Degree of shortage group
*Kent	
Service Area: Cecil/Kent .....	2
*Somerset	4
Washington	
Service Area: Hancock (Md/Pa/Wv) .....	2
*Worcester	
Service Area: Snow Hill/Pokomoke .....	4

**PRIMARY CARE: Maryland***Service Area Listing*

Service Area Name	Degree of shortage group
Cecil/Kent .....	2
County—Cecil	
Parts:	
Dist. 1 (cecilton)	
County—Kent	
Parts:	
Dist. 1 (massey)	
Hancock (Md/Pa/Wv) .....	2
County—Allegany	
Parts:	
Dist. 1 (orleans)	
County—Washington	
Parts:	
Dist. 4-5 (hancock)	
Dist. 15 (Indian Spring)	
North Central Baltimore .....	1
County—Baltimore City	
Parts:	
C.T. 805 (hancock)	
C.T. 901-909	
C.T. 1204	
Northeast Dorchester (Hurlock) .....	2
County—Dorchester	
Parts:	
*Dist. 1-3 (Vienna)	
*Dist. 12 (Williamsburg)	
*Dist. 15 (Hurlock)	
O'Donnell Heights .....	1
County—Baltimore City	
Parts:	
C.T. 2606.01-2606.02	
Orleans Square .....	2
County—Baltimore City	
Parts:	
C.T. 103	
C.T. 105	
C.T. 201-202	
C.T. 602-603	
C.T. 702-704	
C.T. 802	
C.T. 803.01	
C.T. 804	
C.T. 808-808	
Owensville .....	2
County—Anne Arundel	
Parts:	
C.T. 7012-7014	
C.T. 7070	
C.T. 7080	
Snow Hill/Pokomoke .....	4
County—Worcester	
Parts:	
*Dist. 1-2 (snow Hill)	
*Dist. 7-8 (stockon)	
West Baltimore .....	1

**PRIMARY CARE: Maryland—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Baltimore City	
Parts:	
C.T. 1801-1803	
C.T. 1901-1903	
C.T. 2001-2005	

**PRIMARY CARE: Maryland***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.—Northwest Baltimore .....	4
Parts:	
C.T. 1512-1513	
C.T. 2716-2717	
C.T. 2718.01-2718.02	

**PRIMARY CARE: Maryland***Facility Listing*

Facility Name	Degree of shortage group
Mercy Hosp. ....	1
County—Baltimore City	
Mercy Hospital	

**PRIMARY CARE: Massachusetts***County Listing*

County Name	Degree of shortage group
*Barnstable	
Service Area: Provincetown .....	2
Bristol	
Service Area: Fall River/Inner City .....	1
Service Area: S.E. New Bedford .....	1
Essex	
Service Area: North Lawrence .....	2
Service Area: South Lynn .....	2
Population Group: Non-Eng. Sp.	
Pop.—Peabody/Salem .....	1
Middlesex	
Population Group: Port./Hispanic Pop.—E.	
Cambridge .....	1
Population Group: Portuguese Pop.—	
Somerville .....	4
Population Group: Southeast Asian	
Pop.—Lowell .....	1
Norfolk	
Service Area: Hough'S Neck/German-	
town (Quincy) .....	4
Facility: Norfolk-Walpole Corr. I. ....	3
Plymouth	
Population Group: Medicaid Pop.—Hull ..	1
Suffolk	
Service Area: N. Dorchester .....	2
Service Area: Roxbury .....	1
Service Area: S. Dorchester .....	3
Service Area: South Boston .....	4

**PRIMARY CARE: Massachusetts—****Continued***County Listing*

County Name	Degree of shortage group
Population Group: Chinese Pop.—	
Brighton/Allston .....	1
Population Group: Chinese Pop.—	
South End Boston .....	2
Population Group: Pov. Pop.—Brigh-	
ton/Allston .....	1
Worcester	
Service Area: Great Brook Valley .....	3
Service Area: So. Blackstone Valley .....	3

**PRIMARY CARE: Massachusetts***Service Area Listing*

Service Area Name	Degree of shortage group
Fall River/Inner City .....	1
County—Bristol	
Parts:	
C.T. 6408-6411	
C.T. 6413-6414	
C.T. 6420	
Great Brook Valley .....	3
County—Worcester	
Parts:	
C.T. 7320.01	
Hough'S Neck/Germantown (Quincy) .....	4
County—Norfolk	
Parts:	
C.T. 4178	
N. Dorchester .....	2
County—Suffolk	
Parts:	
C.T. 901-924	
North Lawrence .....	2
County—Essex	
Parts:	
C.T. 2501-2516	
C.T. 2524	
Provincetown .....	2
County—Barnstable	
Parts:	
Provincetown	
Roxbury .....	1
County—Suffolk	
Parts:	
C.T. 801-821	
S. Dorchester .....	3
County—Suffolk	
Parts:	
C.T. 1001-1005	
C.T. 1006.01-1006.02	
C.T. 1007-1009	
C.T. 1010.01-1010.02	
C.T. 1011.01-1011.02	
S.E. New Bedford .....	1
County—Bristol	
Parts:	
C.T. 6507-6509	
C.T. 6511-6514	
C.T. 6517-6519	
C.T. 6526-6527	
So. Blackstone Valley .....	3
County—Worcester	
Parts:	
Blackstone Twn.	
Douglas Twn.	
Mendon Twn.	
Millville Twn.	
Northbridge Twn.	



**PRIMARY CARE: Massachusetts—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Sutton Twn. Uxbridge Twn. South Boston..... County—Suffolk Parts: C.T. 605-613	4
South Lynn..... County—Essex Parts: C.T. 2058 C.T. 2060-2063 C.T. 2065 C.T. 2067-2072	2

**PRIMARY CARE: Massachusetts***Population Group Listing*

Population Group	Degree of shortage group
Chinese Pop.—Brighton/Allston..... County—Suffolk Parts: C.T. 1-8	1
Chinese Pop.—South End Boston..... County—Suffolk Parts: C.T. 701-712	2
Medicaid Pop.—Hull..... County—Plymouth Parts: C.T. 5001.01-5001.02	1
Non-Eng. Sp. Pop.—Peabody/Salem..... County—Essex Parts: C.T. 2043 C.T. 2045-2047 C.T. 2104 C.T. 2107-2109	1
Port./Hispanic Pop.—E. Cambridge..... County—Middlesex Parts: C.T. 3521-3528 C.T. 3531	1
Portuguese Pop.—Somerville..... County—Middlesex Parts: Somerville	4
Pov. Pop.—Brighton/Allston..... County—Suffolk Parts: C.T. 1 C.T. 2.01-2.02 C.T. 3-5 C.T. 6.01-6.02 C.T. 7.01-7.02 C.T. 8	1
Southeast Asian Pop.—Lowell..... County—Middlesex Parts: S.E. Asian Pop.—Lowell	1

**PRIMARY CARE: Massachusetts***Facility Listing*

Facility Name	Degree of shortage group
Norfolk-Walpole Corr. I..... County—Norfolk Norfolk Twn.—Norfolk Corr. I. Walpole Twn.—Walpole Corr. I.	3

**PRIMARY CARE: Michigan***County Listing*

County Name	Degree of shortage group
*Alcona.....	2
*Alger.....	2
*Allegan Service Area: Allegan.....	2
Service Area: South Haven/Bangor.....	4
*Alpena.....	4
*Antrim Service Area: East Jordan.....	4
Service Area: Mancelona.....	2
Arenac Service Area: Sterling/Standish.....	4
Bay Service Area: Sterling/Standish.....	4
*Cass Service Area: Dowagiac.....	3
Service Area: Three Rivers.....	4
*Charlevoix Service Area: East Jordan.....	4
*Clare Service Area: Harrison.....	3
Service Area: Marion.....	1
*Dickinson Service Area: Iron River/Crystal Falls.....	4
Genesee Service Area: North Flint/Beecher.....	1
Service Area: Otter Lake.....	3
*Gladwin Service Area: Sterling/Standish.....	4
*Gogebic Service Area: Ewen.....	2
Service Area: Ironwood/Hurley (Mi/Wi).....	2
*Hillsdale.....	4
*Iosco Service Area: Hale/Whittemore/Prescott.....	2
Iron Service Area: Iron River/Crystal Falls.....	4
Jackson Facility: State Prs.—South Michigan.....	2
*Kalkaska Service Area: Mancelona.....	2
Kent Service Area: Northern Kent.....	2
Population Group: Pov. Pop.—Grand Rapids.....	4
*Keweenaw.....	1
*Lake Service Area: Lake/Newaygo.....	1
Lapeer Service Area: Marlette/Kingston.....	2
Service Area: Otter Lake.....	3
*Mackinac.....	2
*Marquette Facility: Marquette Branch Prs. ....	2
*Menominee Service Area: Northern Menominee.....	2
*Missaukee Service Area: Houghton Lake.....	3
Service Area: Marion.....	1

**PRIMARY CARE: Michigan—Continued***County Listing*

County Name	Degree of shortage group
Monroe Service Area: Carlton.....	2
Population Group: Medicaid Pop.—South Monroe.....	2
*Montmorency.....	4
Muskegon Service Area: Northern Kent.....	2
*Newaygo Service Area: Lake/Newaygo.....	1
Service Area: White Cloud.....	4
*Ogemaw Service Area: Hale/Whittemore/Prescott.....	2
Service Area: Rose City/Lupton.....	3
*Ontonagon Service Area: Ewen.....	2
*Osceola Service Area: Marion.....	1
Ottawa Service Area: Northern Kent.....	2
Population Group: MSFW—Ottawa Co. ....	2
*Roscommon Service Area: Houghton Lake.....	3
Saginaw Service Area: East Side Saginaw.....	1
*Sanilac Service Area: Marlette/Kingston.....	2
*Shiawassee Service Area: Perry/Morrice.....	3
*St Joseph Service Area: Three Rivers.....	4
*Tuscola Service Area: Marlette/Kingston.....	2
Service Area: Otter Lake.....	3
*Van Buren Service Area: Dowagiac.....	3
Wayne Service Area: South Haven/Bangor.....	4
Service Area: Airport/Conner (N.E. Detroit).....	1
Service Area: Chene (S. Central Detroit).....	1
Service Area: Eastside Detroit.....	2
Service Area: Mackenzie/Brooks.....	1
Service Area: Nolan/State Fair/Davison/Pershing.....	3
Service Area: Tireman/Chadsey.....	1

**PRIMARY CARE: Michigan***Service Area Listing*

Service Area Name	Degree of shortage group
Airport/Conner (N.E. Detroit)..... County—Wayne Parts: C.T. 5037-5048 C.T. 5101 C.T. 5107-5109	1
Allegan County—Allegan Parts: *Allegan Twp. *Allegan City *Cheshire Twp. *Clyde Twp. *Hopkins Twp. *Lee Twp. *Martin Twp. *Monterey Twp.	2



## PRIMARY CARE: Michigan—Continued

## Service Area Listing

Service Area Name	Degree of shortage group
*Trowbridge Twp. *Valley Twp. *Watson Twp. *Wayland Twp. *Wayland City	
Carlton.....	2
County—Monroe	
Parts:	
C.T. 303-306 (London Twp.)	
Chene (S. Central Detroit).....	1
County—Wayne	
Parts:	
C.T. 5110-5111	
C.T. 5161	
C.T. 5177-5179	
C.T. 5182-5188	
Dowagiac.....	3
County—Cass	
Parts:	
*Dowagiac City	
*Lagrange Twp.	
*Marcellus Twp.	
*Newberg Twp.	
*Penn Twp.	
*Pokhagen Twp.	
*Silver Creek Twp.	
*Volinia Twp.	
*Wayne Twp.	
County—Van Buren	
Parts:	
*Decatur Twp.	
*Hamilton Twp.	
*Keeler Twp.	
*Porter Twp.	
East Jordan.....	4
County—Antrim	
Parts:	
*Banks Twp.	
*Echo Twp.	
*Jordan Twp. (N. 1/2)	
County—Charlevoix	
Parts:	
*East Jordan City	
*South Arm Twp.	
*Wilson Twp. (S. 1/2)	
East Side Saginaw.....	1
County—Saginaw	
Parts:	
C.T. 1-11	
C.T. 110	
Eastside Detroit.....	2
County—Wayne	
Parts:	
C.T. 5121-5156	
Ewen.....	2
County—Gogebic	
Parts:	
*Marenisco Twp.	
*Watersmeet Twp.	
County—Ontonagon	
Parts:	
Bergland Twp.	
Haight Twp.	
Interior Twp.	
Matchwood Twp.	
McMillan Twp.	
Rockland Twp.	
Stannard Twp.	
Hale/Whittemore/Prescott.....	2
County—Iosco	
Parts:	
Burleigh Twp.	
Grant Twp.	
Plainfield Twp.	
Reno Twp.	
Sherman Twp.	

## PRIMARY CARE: Michigan—Continued

## Service Area Listing

Service Area Name	Degree of shortage group
Whittemore City	
County—Ogemaw	
Parts:	
Logan Twp.	
Richland Twp.	
Harrison.....	3
County—Clare	
Parts:	
*Arthur Twp.	
*City Of Harrison	
*Franklin Twp.	
*Freeman Twp.	
*Frost Twp.	
*Greenwood Twp.	
*Hamilton Twp.	
*Hatton Twp.	
*Hayes Twp.	
*Lincoln Twp.	
*Summerfield Twp.	
Houghton Lake.....	3
County—Missaukee	
Parts:	
Butterfield Twp.	
Enterprise Twp.	
Holland Twp.	
County—Roscommon	
Parts:	
Denton Twp.	
Lake Twp.	
Markey Twp.	
Roscommon Twp.	
Iron River/Crystal Falls.....	4
County—Dickinson	
Parts:	
Felch Twp.	
Sagola Twp.	
County—Iron	
Ironwood/Hurley (Mi/Wi).....	2
County—Gogebic	
Parts:	
Bessemer City	
Bessemer Twp.	
Erwin Twp.	
Ironwood City	
Ironwood Twp.	
Wakefield City	
Wakefield Twp.	
Lake/Newaygo.....	1
County—Lake	
Parts:	
Chase Twp.	
Cherry Valley Twp.	
Dover Twp.	
Eden Twp.	
Elk Twp.	
Ellsworth Twp.	
Lake Twp.	
Newkirk Twp.	
Peacock Twp.	
Pinora Twp.	
Pleasant Plains Twp.	
Sauble Twp.	
Sweetwater Twp.	
Webber Twp.	
Yates Twp.	
County—Newaygo	
Parts:	
Beaver Twp.	
Home Twp.	
Lilly Twp.	
Merrill Twp.	
Monroe Twp.	
Troy Twp.	
Mackenzie/Brooks.....	1

## PRIMARY CARE: Michigan—Continued

## Service Area Listing

Service Area Name	Degree of shortage group
County—Wayne	
Parts:	
C.T. 5341-5344	
C.T. 5347-5355	
C.T. 5364-5367	
C.T. 5370-5374	
C.T. 5451-5454	
Mancelona.....	2
County—Antrim	
Parts:	
*Chestonia Twp.	
*Custer Twp.	
*Helena Twp.	
*Jordan Twp. (S. 1/2)	
*Kearney Twp.	
*Mancelona Twp.	
*Star Twp.	
County—Kalkaska	
Parts:	
*Blue Lake Twp.	
*Cold Springs Twp.	
*Rapid River Twp.	
Marion.....	1
County—Clare	
Parts:	
*Redding Twp.	
*Winterfield Twp.	
County—Missaukee	
Parts:	
*Clam Union Twp.	
*Riverside Twp.	
County—Oscoda	
Parts:	
*Hartwick Twp.	
*Highland Twp.	
*Marion Twp.	
*Middle Branch Twp.	
Marlette/Kingston.....	2
County—Lapeer	
Parts:	
Burlington Twp. (N. 1/2)	
County—Sanilac	
Parts:	
*La Motte Twp.	
*Marlette Twp.	
County—Tuscola	
Parts:	
*Dayton Twp.	
*Freemont Twp. (E. 1/2)	
*Kingston Twp.	
*Koylton Twp.	
Nolan/State Fair/Davison/Pershing.....	3
County—Wayne	
Parts:	
C.T. 5064-5080	
C.T. 5102-5106	
North Flint/Beecher.....	1
County—Genesee	
Parts:	
C.T. 1-7	
C.T. 19-26	
C.T. 103.02	
C.T. 103.04	
C.T. 122.02	
Northern Kent.....	2
County—Kent	
Parts:	
Algoma Twp. (N. 1/2)	
Cedar Springs City	
Nelson Twp.	
Solon Twp.	
Sparta Twp.	
Tyrone Twp.	
County—Muskegon	
Parts:	
Casnovia Twp.	



**PRIMARY CARE: Michigan—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Ottawa Parts: Chester Twp. Northern Menominee.....	2
County—Menominee Parts: Cedarville Twp. Daggett Twp. Faithorn Twp. Gourley Twp. Harris Twp. Holmes Twp. Lake Twp. Meyer Twp. Nadeau Twp. Spalding Twp. Stephenson City Stephenson Twp.	
Otter Lake.....	3
County—Genesee Parts: Forest Twp. County—Lapeer Parts: Deerfield Twp. Marathon Twp. Rich Twp. County—Tuscola Parts: Arbela Twp. Watertown Twp. Willington Twp.	
Perry/Morrice.....	3
County—Shiawassee Parts: Antrim Twp. Burns Twp. Perry City Perry Twp.	
Rose City/Lupton.....	3
County—Ogemaw Parts: Cumming Twp. Goodar Twp. Hill Twp. Rose City Rose Twp.	
South Haven/Bangor.....	4
County—Allegan Parts: *Casco Twp. *Ganges Twp. County—Van Buren Parts: *Arlington Twp. *Bangor City *Bangor Twp. *Columbia Twp. *Covert Twp. *Geneva Twp. *Lawrence Twp. *South Haven City *South Haven Twp.	
Sterling/Standish.....	4
County—Bay Parts: Gibson Twp. County—Arenac County—Gladwin Parts: Bentley Twp. Bourret Twp. Grim Twp.	
Three Rivers.....	4

**PRIMARY CARE: Michigan—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Cass Parts: *Porter Twp. County—St Joseph Parts: *Constance Twp. *Fabius Twp. *Florence Twp. *Flowerfield Twp. *Leonidas Twp. *Lockport Twp. *Mendon Twp. *Nottawa Twp. *Park Twp. *Three Rivers City Tireman/Chadsey.....	1
County—Wayne Parts: C.T. 5221-5222 C.T. 5251-5266 C.T. 5335-5337 C.T. 5345-5346 White Cloud.....	4
County—Newaygo Parts: Big Prairie Twp Croton Twp Everett Twp Goodwell Twp Lincoln Twp White Cloud City Wilcox Twp	

**PRIMARY CARE: Michigan***Population Group Listing*

Population Group	Degree of shortage group
Medicaid Pop.—South Monroe.....	2
County—Monroe Parts: Bedford Twp. Erie Twp. Ida Twp. La Salle Twp. Summerfield Twp. Whiteford Twp. MSFW—Ottawa Co. ....	2
County—Ottawa Parts: MSFW Pov. Pop.—Grand Rapids.....	4
County—Kent Parts: Grand Rapids City	

**PRIMARY CARE: Michigan***Facility Listing*

Facility Name	Degree of shortage group
Marquette Branch Prs. ....	2
County—Marquette State Prs.—South Michigan.....	2

**PRIMARY CARE: Michigan—Continued***Facility Listing*

Facility Name	Degree of shortage group
County—Jackson State Prs.—S. Michigan	

**PRIMARY CARE: Minnesota***County Listing*

County Name	Degree of shortage group
*Aitkin Service Area: Floodwood.....	1
Service Area: Mille Lacs.....	2
Service Area: Sandstone/Hinckley.....	2
*Blue Earth Service Area: Wells.....	2
*Cass.....	3
Clay Service Area: Ada/Halstad/Twin Valley.....	4
Service Area: Barnesville.....	2
Service Area: Hawley.....	3
*Cook.....	4
*Cottonwood Service Area: Windom/Mountain Lake.....	3
*Crow Wing Service Area: Mille Lacs.....	2
*Faribault Service Area: Wells.....	2
Grant Service Area: Elbow Lake/Dalton.....	4
Hennepin Service Area: Near North—(minneapolis).....	4
Population Group: Am. Ind. In Minneapolis.....	4
*Jackson Service Area: Jackson/Lakefield.....	4
Service Area: Windom/Mountain Lake.....	3
*Kanabec Service Area: Mille Lacs.....	2
Service Area: Sandstone/Hinckley.....	2
*Kandiyohi Service Area: Belgrade/Brooten.....	3
Service Area: Paynesville.....	4
*Kittson Service Area: Hallock.....	3
*Lac Qui Parle Service Area: Canby (Mn/Sd).....	4
Service Area: Dawson/Madison.....	3
*Lake Service Area: Ely/Babbitt.....	4
Service Area: Silver Bay.....	2
*Lake Of The Woods Service Area: Roseau/Warroad.....	4
*Lincoln Service Area: Canby (Mn/Sd).....	4
*Mahnomon.....	1
*Marshall Service Area: Hallock.....	3
Service Area: Warren.....	4
*Meeker Service Area: Paynesville.....	4
*Mille Lacs Service Area: Mille Lacs.....	2
*Morrison Service Area: Mille Lacs.....	2
*Murray.....	4
Norman Service Area: Ada/Halstad/Twin Valley.....	4



**PRIMARY CARE: Minnesota—  
Continued***County Listing*

County Name	Degree of shortage group
*Otter Tail	
Service Area: Elbow Lake/Dalton.....	4
Service Area: Pelican Valley.....	2
*Pine	
Service Area: Sandstone/Hinckley.....	2
*Polk	
Service Area: Ada/Halstad/Twin Valley.....	4
Service Area: Fosston.....	4
Service Area: Warren.....	4
*Pope	
Service Area: Belgrade/Brooten.....	3
Ramsey	
Service Area: Summit-Dale.....	1
*Red Lake.....	3
*Roseau	
Service Area: Roseau/Warroad.....	4
St Louis	
Service Area: Cook/Orr.....	4
Service Area: Ely/Babbitt.....	4
Service Area: Floodwood.....	1
Stearns	
Service Area: Belgrade/Brooten.....	3
Service Area: Paynesville.....	4
Service Area: Sauk Centre/Melrose.....	4
*Todd	
Service Area: Sauk Centre/Melrose.....	4
*Wabasha	
Service Area: Plainview.....	1
*Waseca	
Service Area: Wells.....	2
*Wilkin	
Service Area: Barnesville.....	2
*Winona	
Service Area: Plainview.....	1
*Yellow Medicine	
Service Area: Canby (Mn/Sd).....	4

**PRIMARY CARE: Minnesota***Service Area Listing*

Service Area Name	Degree of shortage group
Ada/Halstad/Twin Valley.....	4
County—Clay	
Parts:	
Felton City	
Felton Twp.	
Hagen Twp.	
Ulen City	
Ulen Twp.	
County—Norman	
County—Polk	
Parts:	
Hubbard Twp.	
Nielsville City	
Scandia Twp.	
Barnesville.....	2
County—Clay	
Parts:	
Alliance Twp.	
Barnesville City	
Barnesville Twp.	
Comstock City	
Elkton Twp.	
Holy Cross Twp.	
Humboldt Twp.	
Parke Twp.	
Skree Twp.	

**PRIMARY CARE: Minnesota—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Tansem Twp.	
County—Wilkin	
Parts:	
Atherton Twp.	
Deerhorn Twp.	
Manston Twp.	
Mitchell Twp.	
Prairie View Twp.	
Rothsay City	
Tanberg Twp.	
Wolverton Twp.	
Belgrade/Brooten.....	3
County—Kandiyohi	
Parts:	
Burbank Twp.	
Colfax Twp.	
County—Pope	
Parts:	
Bangor Twp.	
Chippewa Twp.	
Gilchrist Twp.	
Lake Johanna Twp.	
Sedan City	
County—Stearns	
Parts:	
Belgrade City	
Brooten City	
Crow Lake Twp.	
Crow River Twp.	
North Fork Twp.	
Canby (Mn/Sd).....	4
County—Lac Qui Parle	
Parts:	
Freeland Twp.	
Manfred Twp.	
County—Lincoln	
Parts:	
Alta Vista Twp.	
Hansonville Twp.	
Marble Twp.	
County—Yellow Medicine	
Parts:	
Burton Twp.	
Canby City	
Florida Twp.	
Fortier Twp.	
Hammer Twp.	
Norman Twp.	
Omro Twp.	
Oshkosh Twp.	
Porter City	
St. Leo City	
Wergeland Twp.	
Cook/Orr.....	4
County—St Louis	
Parts:	
Alango Twp.	
Angora Twp.	
Beatty Twp.	
Cook City	
Field Twp.	
Gheen—Unorg.	
Lake Vermillion—Unorg.	
Leiding Twp.	
Linden Grove Twp.	
Morcom Twp.	
N.E. St. Louis—Unorg. (	
N.W. St. Louis—Unorg.	
Nett Lake—Unorg.	
Orr City	
Owens Twp.	
Portage Twp.	
Sturgeon Twp.	
Willow Valley Twp.	

**PRIMARY CARE: Minnesota—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Dawson/Madison.....	3
County—Lac Qui Parle	
Parts:	
Arena Twp.	
Augusta Twp.	
Baxter Twp.	
Bellingham City	
Boyd City	
Cerro Gordo Twp.	
Dawson City	
Garfield Twp.	
Hamlin Twp.	
Hantho Twp.	
Lac Qui Parle Twp.	
Lake Shore Twp.	
Louisburg City	
Madison City	
Madison Twp.	
Marietta City	
Maxwell Twp.	
Mehurin Twp.	
Nassau City	
Perry Twp.	
Providence Twp.	
Riverside Twp.	
Ten Mile Lake Twp.	
Walter Twp.	
Elbow Lake/Dalton.....	4
County—Grant	
County—Otter Tail	
Parts:	
Dalton City	
Tumuli Twp.	
Ely/Babbitt.....	4
County—Lake	
Parts:	
Fall Lake Twp.	
W. Lake Unorg.	
County—St Louis	
Parts:	
Babbitt City	
Bassett Twp.	
Birch Lake Unorg.	
Breitung Twp.	
Ely City	
Embarrass Twp.	
Kugler Twp.	
Morse Twp.	
N.E. St. Louis Unorg.	
Pike Twp.	
Sandy Twp.	
Tower City	
Vermilion Lake Twp.	
Waasa Twp.	
Winton City	
Floodwood.....	1
County—Aitkin	
Parts:	
Ball Bluff Twp.	
Balsam Twp.	
Cornish Twp.	
Turner Twp.	
Unorg.—N E Aitkin	
County—St Louis	
Parts:	
Arrowhead Twp.	
Cedar Valley Twp.	
Cotton Twp.	
Fine Lakes Twp.	
Floodwood City	
Floodwood Twp.	
Halden Twp.	
Kelsey Twp.	
Meadowlands City	



**PRIMARY CARE: Minnesota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
Meadowlands Twp. Ness Twp. Northland Twp. Payne Twp. Prairie Lake Twp. Tiovola Twp. Unorg.—(pot Shot Lake) Van Buren Twp.	
Fosston .....	4
County—Polk	
Parts:	
Badger Twp. Brandsvold Twp. Chester Twp. Columbia Twp. Eden Twp. Erskine City Fosston City Garden Twp. Gully City Gully Twp. Hill River Twp. Johnson Twp. King Twp. Knut Twp. Lengby City Lessor Twp. McIntosh City Queen Twp. Rosebud Twp. Sletten Twp. Trail City Winger City Winger Twp. Woodside Twp.	
Hallock .....	3
County—Kittson	
Parts:	
Cannon Twp. Caribou Twp. Clow Twp. Davis Twp. Donaldson City Granville Twp. Hallock Twp. Hallock City Hampden Twp. Hazelton Twp. Hill Twp. Humboldt City Kennedy City Lake Bronson City Lancaster City McKinley Twp. North Red River Twp. Percy Twp. Poppleton Twp. Richardville Twp. Skane Twp. South Red River Twp. St. Joseph Twp. St. Vincent Twp. St. Vincent City Svea Twp. Tegner Twp. Teien Twp. Thompson Twp. Unorg. Terr.	
County—Marshall	
Parts:	
Donnelly Twp. Eagle Point Twp.	
Hawley .....	3

**PRIMARY CARE: Minnesota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
County—Clay	
Parts:	
Cromwell Twp. Eglen Twp. Hawley City Hawley Twp. Highland Grove Twp. Riverton Twp. Spring Prairie Twp.	
Jackson/Lakefield .....	4
County—Jackson	
Parts:	
Alpha City Belmont Twp. Des Moines Twp. Enterprise Twp. Heron Lake Twp. Hunter Twp. Jackson City Lakefield City Middletown Twp. Minneota Twp. Okabena City Petersburg Twp. Rost Twp. West Heron Lake Twp. Wisconsin Twp.	
Mille Lacs .....	2
County—Aitkin	
Parts:	
Hazelton Twp. Idun Twp. Jewett Twp. Lakeside Twp. Malmo Twp. McGrath City Seavy Twp. Wealthwood Twp. Williams Twp.	
County—Crow Wing	
Parts:	
Garrison City Garrison Twp. Roosevelt Twp.	
County—Kanabec	
Parts:	
Ford Twp. Hay Brook Twp. Hillman Twp.	
County—Mille Lacs	
Parts:	
Bradbury Twp. Daily Twp. East Side Twp. Isle City Isle Harbor Twp. Kathio Twp. Lewis Twp. Mudgett Twp. Onamia City Onamia Twp. South Harbor Twp. Wahkon City	
County—Morrison	
Parts:	
Hillman City Leigh Twp. Mount Morris Twp. Richardson Twp.	
Near North—(minneapolis) .....	4
County—Hennepin	
Parts:	
C.T. 16 C.T. 20-23	

**PRIMARY CARE: Minnesota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 27-29 C.T. 32-35 C.T. 41-42	
Paynesville .....	4
County—Kandiyohi	
Parts:	
Irving Twp. Regal City Roseville Twp.	
County—Meeker	
Parts:	
Eden Valley City Forest Prairie Twp. Manannah Twp. Union Grove Twp. Watkins City	
County—Stearns	
Parts:	
Eden Lake Twp. Farming Twp. Lake Henry City Lake Henry Twp. Luxemburg Twp. Munson Twp. Paynesville City Paynesville Twp. Richmond City Roscoe City St Martin City St Martin Twp. Zion Twp.	
Pelican Valley .....	2
County—Otter Tail	
Parts:	
Candor Twp. Dora Twp. Dunn Twp. Erhard City Erhards Grove Twp. Lida Twp. Maplewood Twp. Norwegian Grove Twp. Pelican Twp. Pelican Rapids City Scambler Twp. Star Lake Twp. Trondheim Twp. Vergas City	
Plainview .....	1
County—Wabasha	
Parts:	
Elgin City Elgin Twp. Highland Twp. Millville Twp. Oakwood Twp. Plainview City Plainview Twp. Watopa Twp.	
County—Winona	
Parts:	
Whitewater Twp.	
Roseau/Warroad .....	4
County—Lake Of The Woods	
Parts:	
Beltrami Forest Unorg.W. N.W. Angle Unorg. Rainy River Unorg. W. 1/4	
County—Roseau	
Parts:	
Badger City Barnett Twp. Beaver Twp. Cedarbend Twp.	



**PRIMARY CARE: Minnesota—**  
Continued*Service Area Listing*

Service Area Name	Degree of shortage group
Deiter Twp. Enstrom Twp. Falun Twp. Golden Valley Twp. Grimstad Twp. Huss Twp. Jadis Twp. Lake Twp. Laona Twp. Malung Twp. Mickinock Twp. Moose Twp. Moranville Twp. N. Roseau Unorg. N.W. Roseau Unorg. Nereson Twp. Palmville Twp. Pohlitz Twp. Poplar Grove Twp. Reine Twp. Roosevelt City Roseau City Ross Twp. S.E. Roseau Unorg. Skagen Twp. Soler Twp. Spruce Twp. Stafford Twp. Stokes Twp. Warroad City	
Sandstone/Hinckley ..... County—Aitkin Parts: Wagner Twp. County—Kanabec Parts: Kroschel Twp. Pomroy Twp. County—Pine Parts: Arlone Twp. Arna Twp. Askov City Barry Twp. Bremen Twp. Bruno Twp. Bruno City Clover Twp. Danforth Twp. Dell Grove Twp. Finlayson Twp. Finlayson City Fleming Twp. Hinckley City Hinckley Twp. Kettle River Twp. New Dorsey Twp. Norman Twp. Ogema Twp. Park Twp. Partridge Twp. Pine Lake Twp. Sandstone City Sanstone Twp. Willow River City Wilma City	2
Sauk Centre/Melrose ..... County—Stearns Parts: Ashley Twp. Elrosa City Freeport City Getty Twp. Greenwald City	4

**PRIMARY CARE: Minnesota—**  
Continued*Service Area Listing*

Service Area Name	Degree of shortage group
Grove Twp. Lake George Twp. Meire Grove City Melrose City Melrose Twp. Millwood Twp. New Munich City Oak Twp. Raymond Twp. Sauk Centre City Sauk Centre Twp. Spring Hill City Spring Hill Twp. St. Rosa City County—Todd Parts: Birchdale Twp. Gordon Twp. Grey Eagle Twp. Grey Eagle City Kandota Twp. Little Sauk Twp. West Union Twp. West Union City	
Silver Bay ..... County—Lake Parts: Beaver Bay City Beaver Bay Twp. (Pt.) Crystal Bay Twp. East Lake Unorg. Terr. Silver Bay City	2
Summit-Dale ..... County—Ramsey Parts: C.T. 326-327 C.T. 335-340 C.T. 354-355	1
Warren ..... County—Marshall Parts: Alma Twp. Alvarado City Argyle City Big Woods Twp. Bloomer Twp. Boxville Twp. Comstock Twp. Foldahl Twp. McCrea Twp. Middle River Twp. Oak Park Twp. Oslo City Parker Twp. Sinnott Twp. Stephen Twp. Tamarac Twp. Vega Twp. Wanger Twp. Warren City Warrenton Twp.	4
County—Polk Parts: Angus Twp. Bristlet Twp. Farley Twp.	
Wells ..... County—Blue Earth Parts: Danville Twp. County—Faribault Parts: Bricelyn City Brush Creek Twp.	2

**PRIMARY CARE: Minnesota—**  
Continued*Service Area Listing*

Service Area Name	Degree of shortage group
Clark Twp. Dunbar Twp. Easton City Foster Twp. Keister Twp. Kiester City Lura Twp. Minnesota Lake City Minnesota Lake Twp. Seely Twp. Walnut Lake Twp. Walters City Wells City County—Waseca Parts: Vivian Twp. Waldorf City Windom/Mountain Lake ..... County—Cottonwood Parts: Amboy Twp. Amo Twp. Bingham Lake City Carson Twp. Dale Twp. Delton Twp. Great Bend Twp. Jeffers City Lakeside Twp. Midway Twp. Mountain Lake City Mountain Lake Twp. Selma Twp. Springfield Twp. Windom City County—Jackson Parts: Christiana Twp. Delafield Twp. Kimball Twp. Wilder City	3

**PRIMARY CARE: Minnesota***Population Group Listing*

Population Group	Degree of shortage group
Am. Ind. In Minneapolis ..... County—Hennepin Parts: Am. Ind. Pop.—Minn	4

**PRIMARY CARE: Mississippi***County Listing*

County Name	Degree of shortage group
*Alcorn Population Group: Pov. Pop.—Alcorn Co. ....	2
Amite Service Area: Centreville.....	2
*Benton .....	1



**PRIMARY CARE: Mississippi—  
Continued***County Listing*

County Name	Degree of shortage group
*Bolivar	
Service Area: Rosedale.....	1
Population Group: Med. Ind. Pop.—Bolivar/Sunflower.....	2
*Calhoun.....	3
*Carroll.....	1
*Choctaw.....	1
*Claiborne.....	1
*Clarke.....	3
*Clay.....	4
*Coahoma	
Population Group: Med. Ind. Pop.—Coahoma Co.....	4
*Copiah.....	4
*Covington.....	4
*Franklin.....	2
*George.....	3
*Greene.....	4
Hancock.....	1
Harrison	
Population Group: Med. Ind. Pop.—Harrison Co.....	1
Hinds	
Service Area: Jackson Inner-City.....	1
Service Area: South West Rural Hinds.....	1
*Holmes.....	4
*Humphreys.....	1
Issaquena	
Service Area: Issaquena/Sharkey.....	2
*Itawamba.....	2
Jackson	
Service Area: Wade-Hurley.....	1
*Jasper.....	2
*Jefferson.....	4
*Jefferson Davis.....	3
*Jones	
Population Group: Pov Pop.—Jones Co.....	2
*Kemper.....	1
Lamar	
Service Area: Lumberton/Purvis.....	4
*Lauderdale	
Population Group: Pov Pop.—Lauderdale Co.....	4
*Lawrence.....	4
*Leake.....	4
Madison.....	3
*Marion.....	3
*Marshall.....	1
*Monroe	
Population Group: Med. Ind. Pop.—Monroe Co.....	2
*Montgomery.....	2
*Neshoba.....	4
*Noxubee.....	4
*Panola	
Population Group: Med. Ind.—Panola Co.....	1
*Perry.....	3
*Quitman.....	4
Rankin	
Service Area: Pelahatchie-Puckett.....	1
*Scott.....	4
Sharkey	
Service Area: Issaquena/Sharkey.....	2
*Smith.....	2
*Stone.....	1
*Sunflower	
Population Group: Med. Ind. Pop.—Bolivar/Sunflower.....	2
Facility: Mississippi State Pen.....	2
*Tallahatchie.....	1
*Tippah.....	4
*Tunica.....	1

**PRIMARY CARE: Mississippi—  
Continued***County Listing*

County Name	Degree of shortage group
*Walthall.....	4
*Warren	
Population Group: Pov. Pop.—Warren Co.....	3
*Washington	
Service Area: Hollandale.....	1
*Webster.....	2
Wilkinson	
Service Area: Centreville.....	2
*Yalobusha.....	2
*Yazoo.....	3

**PRIMARY CARE: Mississippi***Service Area Listing*

Service Area Name	Degree of shortage group
Centreville.....	2
County—Amite.....	
County—Wilkinson.....	
Hollandale.....	1
County—Washington.....	
Parts:	
C.T. 19-20.....	
C.T. 22.....	
Issaquena/Sharkey.....	2
County—Issaquena.....	
County—Sharkey.....	
Jackson Inner-City.....	1
County—Hinds.....	
Parts:	
C.T. 5-12.....	
C.T. 17-29.....	
C.T. 31-32.....	
C.T. 102.01.....	
C.T. 102.03.....	
C.T. 103.01.....	
C.T. 108.01.....	
C.T. 109.02.....	
Lumberton/Purvis.....	4
County—Lamar.....	
Parts:	
C.T. 204-206.....	
Pelahatchie-Puckett.....	1
County—Rankin.....	
Parts:	
C.T. 201.....	
C.T. 209.....	
Rosedale.....	1
County—Bolivar.....	
Parts:	
*Rosedale Town.....	
South West Rural Hinds.....	1
County—Hinds.....	
Parts:	
C.T. 105-107.....	
C.T. 112-113.....	
Wade-Hurley.....	1
County—Jackson.....	
Parts:	
C.T. 401-402.....	

**PRIMARY CARE: Mississippi***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind.—Panola Co.....	1
County—Panola	
Parts:	
Med. Ind. Pop.....	
Med. Ind. Pop.—Bolivar/Sunflower.....	2
County—Bolivar	
Parts:	
Med. Ind. Pop.....	
County—Sunflower	
Parts:	
Med. Ind. Pop.....	
Med. Ind. Pop.—Coahoma Co.....	4
County—Coahoma	
Parts:	
Med. Ind. Pop.....	
Med. Ind. Pop.—Harrison Co.....	1
County—Harrison	
Parts:	
Med. Ind. Pop.....	
Med. Ind. Pop.—Monroe Co.....	2
County—Monroe	
Parts:	
Med. Ind. Pop.....	
Pov Pop.—Jones Co.....	2
County—Jones	
Parts:	
Pov Pop.....	
Pov Pop.—Lauderdale Co.....	4
County—Lauderdale	
Parts:	
Pov Pop.....	
Pov Pop.—Alcorn Co.....	2
County—Alcorn	
Parts:	
Pov Pop.....	
Pov Pop.—Warren Co.....	3
County—Warren	
Parts:	
Pov Pop.....	

**PRIMARY CARE: Mississippi***Facility Listing*

Facility Name	Degree of shortage group
Mississippi State Pen.....	2
County—Sunflower	

**PRIMARY CARE: Missouri***County Listing*

County Name	Degree of shortage group
*Andrew	
Service Area: Savannah.....	2
*Barton.....	4
*Bollinger.....	1
*Caldwell.....	3
*Callaway	
Service Area: Fulton.....	4
Facility: Renz Corr. C.....	2
*Carter.....	1
*Clark.....	3
*Cole	
Facility: Algoa Corr. C.....	2



**PRIMARY CARE: Missouri—Continued***County Listing*

County Name	Degree of shortage group
Facility: Central Missouri Corr. C.....	2
Facility: Missouri State Pen.....	2
*Cooper	
Service Area: Bunceton .....	2
*Crawford.....	3
*Dade.....	4
*Dallas.....	3
*Daviess.....	3
*De Kalb.....	2
*Dent.....	4
*Douglas.....	2
Franklin	
Facility: Missouri Eastern Corr. C.....	2
*Hickory.....	1
*Holt.....	2
*Howard.....	3
Jackson	
Population Group: Pov. Pop.—North Kansas City.....	3
Population Group: Pov. Pop.—Central K.C.....	2
Jefferson	
Service Area: Hillsboro.....	2
*Johnson.....	3
*Knox.....	4
*Laclede.....	2
*Lewis.....	2
*Maries.....	1
*McDonald.....	2
*Mercer.....	1
*Miller.....	3
*Mississippi	
Service Area: East Prairie.....	3
*Montgomery.....	3
*New Madrid	
Service Area: New Madrid.....	2
*Nodaway.....	4
*Oregon.....	1
*Osage.....	2
*Ozark.....	1
*Pemiscot.....	4
*Perry.....	4
*Pulaski.....	2
*Randolph	
Facility: Missouri Training C./Men .....	2
*Reynolds.....	1
*Ripley.....	2
*Shannon.....	1
St Louis	
Population Group: Pov. Pop.—West St. Louis.....	1
Population Group: Pov. Pop.—Kinlock/Berkeley.....	1
St Louis City	
Population Group: Pov. Pop.—West St. Louis.....	1
*Stone.....	2
*Texas.....	4
*Washington.....	1
*Wayne.....	3
*Webster.....	4
*Worth.....	1
*Wright.....	4

**PRIMARY CARE: Missouri***Service Area Listing*

Service Area Name	Degree of shortage group
Bunceton.....	2
County—Cooper	
Parts:	
*Clark Fork Twp.	
*Clear Creek Twp.	
*Kelley Twp.	
*Lebanon Twp.	
*N. Moniteau Twp.	
*Olterville Twp.	
*Palestine Twp.	
*Pilot Grove Twp.	
*Prairie Home Twp.	
*South Moniteau Twp.	
East Prairie.....	3
County—Mississippi	
Parts:	
*James Bayou Twp.	
*Mississippi Twp.	
*St. James Twp.—E. Prairie	
*Wolf Island Twp.	
Fulton.....	4
County—Callaway	
Parts:	
*Auxvasse Twp.	
*Bourbon Twp.	
*Caldwell Twp.	
*Calwood Twp.	
*Cedar Twp.	
*Cleveland Twp.	
*Cote Sans Dessein Twp.	
*E. Fulton Twp.	
*Guthrie Twp.	
*Jackson Twp.	
*Liberty Twp.	
*Mc Credie Twp.	
*Nine Mile Prairie Twp.	
*Round Prairie Twp.	
*Shamrock Twp.	
*St. Aubert Twp.	
*W. Fulton Twp.	
Hillsboro.....	2
County—Jefferson	
Parts:	
Big River Twp.	
Central Twp.	
Plattin Twp.	
Valle Twp.	
New Madrid.....	2
County—New Madrid	
Parts:	
Anderson Twp.	
Como Twp.	
Hough Twp.	
La Font Twp.	
Le Sieur Twp.	
Lewis Twp.	
New Madrid Twp.	
Portage Twp.	
St. John Twp.	
Savannah.....	2
County—Andrew	
Parts:	
*Beaton Twp.	
*Clay Twp.	
*Empire Twp.	
*Jackson Twp.	
*Monroe Twp.	
*Nodaway Twp. (Savannah)	
*Platte Twp.	
*Rochester Twp.	

**PRIMARY CARE: Missouri***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.—Central K.C.....	2
County—Jackson	
Parts:	
C.T. 49-55	
C.T. 56.01-56.02	
C.T. 57	
C.T. 58.01-58.02	
C.T. 60-67	
C.T. 75-77	
C.T. 78.01-78.02	
C.T. 79-80	
C.T. 87-89	
C.T. 96	
Pov. Pop.—Grace Hill/Cochran .....	3
Parts:	
C.T. 1085	
C.T. 1096-1097	
C.T. 1202-1203	
C.T. 1213-1214	
C.T. 1222	
C.T. 1255-1257	
C.T. 1266-1267	
Pov. Pop.—Kinlock/Berkeley .....	1
County—St Louis	
Parts:	
C.T. 2127-2129	
Pov. Pop.—N. St. Louis.....	2
Parts:	
C.T. 1061-1067	
C.T. 1071-1075	
C.T. 2139-2140	
Pov. Pop.—North Kansas City.....	3
County—Jackson	
Parts:	
C.T. 2-4	
C.T. 5.01	
C.T. 6-27	
C.T. 28.01-28.02	
C.T. 29-34	
C.T. 35.01-35.02	
C.T. 36.01-36.02	
C.T. 37-45	
C.T. 59.01	
Pov. Pop.—Southeast St. Louis.....	1
Parts:	
C.T. 1018	
C.T. 1156-1157	
C.T. 1164-1165	
C.T. 1172-1174	
C.T. 1181	
C.T. 1185	
C.T. 1221	
C.T. 1224	
C.T. 1231-1234	
C.T. 1241-1243	
C.T. 1246	
Pov. Pop.—West St. Louis.....	1
County—St Louis	
Parts:	
C.T. 2159-2164	
County—St Louis City	
Parts:	
C.T. 1051-1055	
C.T. 1121	
Pov. Pop.—Yeatman/Union-Sarah .....	2
Parts:	
C.T. 1101-1105	
C.T. 1111-1115	
C.T. 1122-1124	
C.T. 1184	
C.T. 1186	
C.T. 1191-1193	
C.T. 1201	
C.T. 1211-1212	



**PRIMARY CARE: Missouri***Facility Listing*

Facility Name	Degree of shortage group
Algoa Corr. C.....	2
County—Cole	
Central Missouri Corr. C.....	2
County—Cole	
Missouri Eastern Corr. C.....	2
County—Franklin	
Missouri State Pen.....	2
County—Cole	
Missouri Training C./Men.....	2
County—Randolph	
Renz Corr. C.....	2
County—Callaway	

**PRIMARY CARE: Montana***County Listing*

County Name	Degree of shortage group
*Big Horn.....	2
*Blaine.....	1
*Carbon.....	4
*Carter.....	1
*Chouteau.....	2
*Custer	
Service Area: Baker (Mt/Nd).....	4
*Daniels.....	3
*Fallon	
Service Area: Baker (Mt/Nd).....	4
*Gallatin	
Service Area: Ennis/W. Yellowstone.....	2
Service Area: Three Forks/Manhattan.....	4
*Garfield.....	1
*Glacier.....	1
Golden Valley	
Service Area: Harlowton.....	1
*Hill	
Service Area: Chester.....	1
*Jefferson	
Service Area: Boulder.....	1
*Judith Basin.....	1
*Lewis And Clark	
Service Area: Choteau.....	3
Service Area: Lincoln.....	2
*Liberty	
Service Area: Chester.....	1
*Madison	
Service Area: Ennis/W. Yellowstone.....	2
Service Area: Sheridan/Twin Bridges.....	2
*Meagher.....	1
*Musselshell.....	3
*Park	
Service Area: Gardiner/Mammoth Hot Springs.....	1
*Petroleum.....	1
*Phillips.....	1
*Powder River.....	2
*Powell	
Service Area: Deer Lodge.....	4
Service Area: Lincoln.....	2
*Roosevelt	
Service Area: Poplar/Wolf Point.....	1
*Rosebud	
Service Area: Forsyth/Colstrip.....	4
*Sweet Grass.....	1
*Teton	
Service Area: Choteau.....	3
*Toole	
Service Area: Chester.....	1
Service Area: Shelby.....	2

**PRIMARY CARE: Montana—Continued***County Listing*

County Name	Degree of shortage group
*Treasure	
Service Area: Forsyth/Colstrip.....	4
*Valley.....	4
Wheatland	
Service Area: Harlowton.....	1
*Wibaux	
Service Area: Baker (Mt/Nd).....	4
Service Area: Wibaux.....	1
Yellowstone	
Service Area: Worden.....	2

**PRIMARY CARE: Montana***Service Area Listing*

Service Area Name	Degree of shortage group
Baker (Mt/Nd).....	4
County—Custer	
Parts:	
*Shirley-Isma Div.	
County—Fallon	
County—Wibaux	
Parts:	
*Pine Hills-St. Phil. Div.	
Boulder.....	1
County—Jefferson	
Parts:	
*Boulder Div.	
Chester.....	1
County—Hill	
Parts:	
*Gildford Div. (W.1/2)	
*Rudyard Div.	
County—Liberty	
County—Toole	
Parts:	
*S. Toole Div. (E.1/3)	
Choteau.....	3
County—Lewis And Clark	
Parts:	
*Augusta Div.	
County—Teton	
Parts:	
*Choteau Div.	
*Fairfield Div.	
Deer Lodge.....	4
County—Powell	
Parts:	
Avon-Elliston Div.	
Deer Lodge Div.	
Ennis/W. Yellowstone.....	2
County—Gallatin	
Parts:	
*West Yellowstone Div.	
County—Madison	
Parts:	
*Harrison Div.	
*Madison Valley Div.	
*Virginia City Div.	
Forsyth/Colstrip.....	4
County—Rosebud	
County—Treasure	
Gardiner/Mammoth Hot Springs.....	1
County—Park	
Parts:	
*Gardiner-Cooke Div.	
Harlowton.....	1
County—Golden Valley	
County—Wheatland	
Lincoln.....	2

**PRIMARY CARE: Montana—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Lewis And Clark	
Parts:	
*Lincoln Div.	
County—Powell	
Parts:	
*Helmville Div.	
Poplar/Wolf Point.....	1
County—Roosevelt	
Parts:	
*Ft. Peck Res. Div.	
Shelby.....	2
County—Toole	
Parts:	
*S. Toole Div. (W.2/3)	
*Shelby City	
*Sunburst Div.	
Sheridan/Twin Bridges.....	2
County—Madison	
Parts:	
*Sheridan Div.	
*Twin Bridges Div.	
Three Forks/Manhattan.....	4
County—Gallatin	
Parts:	
Manhattan Div. (N.1/3)	
Three Forks Div.	
Wibaux.....	1
County—Wibaux	
Parts:	
*Wibaux Div.	
Worden.....	2
County—Yellowstone	
Parts:	
Buffalo Creek Div.	
Huntley Project Div.	

**PRIMARY CARE: Nebraska***County Listing*

County Name	Degree of shortage group
Antelope	
Service Area: Antelope.....	4
Arthur	
Service Area: Mullen.....	2
*Boone	
Service Area: Albion.....	3
Brown	
Service Area: North Central.....	2
*Burt	
Service Area: Onawa (Ia/Ne).....	2
*Cass.....	4
Cedar	
Service Area: Cedar/Dixon.....	3
*Chase.....	3
*Cherry	
Service Area: Mullen.....	2
*Cuming	
Service Area: West Point.....	2
*Custer	
Service Area: Arnold.....	3
*Dawes	
Service Area: Crawford.....	3
*Dixon	
Service Area: Cedar/Dixon.....	3
Douglas	
Population Group: Medicaid Pop.—N.E./S.E. Omaha.....	2
*Franklin	
Service Area: Franklin.....	4



**PRIMARY CARE: Nebraska—Continued***County Listing*

County Name	Degree of shortage group
Frontier	
Service Area: McCook.....	4
Grant	
Service Area: Mullen.....	2
*Greeley	
Service Area: Albion.....	3
Service Area: Howard/St. Paul.....	3
*Harlan.....	3
*Hayes	
Service Area: Hayes/Hitchcock.....	1
*Hitchcock	
Service Area: Hayes/Hitchcock.....	1
*Holt.....	3
Hooker	
Service Area: Mullen.....	2
Howard	
Service Area: Howard/St. Paul.....	3
*Johnson.....	2
Keya Paha	
Service Area: North Central.....	2
*Kimball.....	3
*Knox.....	3
*Lincoln	
Service Area: Arnold.....	3
*Logan	
Service Area: Arnold.....	3
Service Area: Mullen.....	2
*Madison	
Service Area: Albion.....	3
Service Area: Antelope.....	4
*Merrick.....	3
*Morrill.....	4
*Platte	
Service Area: Albion.....	3
*Polk.....	2
Red Willow	
Service Area: McCook.....	4
*Saunders	
Service Area: Wahoo.....	2
*Sheridan	
Service Area: Gordon.....	4
Service Area: South Sheridan.....	1
*Sherman.....	2
Sioux	
Service Area: Crawford.....	3
*Stanton.....	2
*Thayer.....	4
Thomas	
Service Area: Mullen.....	2
*Thurston	
Population Group: Winnebago Indian Pop.....	4
*Webster.....	4

**PRIMARY CARE: Nebraska***Service Area Listing*

Service Area Name	Degree of shortage group
Albion.....	3
County—Greeley	
Parts:	
*Spalding Pre. 1	
*Spalding Pre. 2	
County—Madison	
Parts:	
*Newman Grove City	
*Shell Creek Prec.	

**PRIMARY CARE: Nebraska—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Boone	
County—Platte	
Parts:	
*St. Bernard Twp.	
*Walker Twp.	
Antelope.....	4
County—Antelope	
County—Madison	
Parts:	
Jefferson Prec.	
Tilden City	
Arnold.....	3
County—Custer	
Parts:	
Arnold Twp.	
Cliff Twp.	
Custer Twp.	
Delight Twp.	
Elim Twp.	
Grant Twp.	
Hayes Twp.	
Triumph Twp.	
Wayne Twp.	
Wood River Twp.	
County—Lincoln	
Parts:	
Antelope Pre.	
Garfield Pre.	
County—Logan	
Parts:	
Gandy Pre.	
Logan Pre.	
Stapleton 12 Pre.	
Cedar/Dixon.....	3
County—Cedar	
County—Dixon	
Parts:	
Clark Twp.	
Concord Twp.	
Daily Twp.	
Galena Twp.	
Hooker Twp.	
Newcastle Twp.	
Otter Creek Twp.	
Ponca City	
Ponca Twp.	
Silver Creek Twp.	
Spring Bank Twp.	
Crawford.....	3
County—Dawes	
Parts:	
Leonard Pre.	
North Crawford Pre.	
South Crawford Pre.	
Whitney Pre.	
County—Sioux	
Franklin.....	4
County—Franklin	
Parts:	
Antelope Twp.	
Bloomington Twp.	
Franklin City	
Grant Twp.	
Macon Twp.	
Marion Twp.	
N. Franklin Twp.	
Salem Twp.	
Washington Twp.	
Gordon.....	4
County—Sheridan	
Parts:	
East Gordon Pre.	
Gordon City	
Hay Springs Pre.	
Kinkaid Pre.	
Mirage Pre.	

**PRIMARY CARE: Nebraska—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
N. Rushville Pre.	
Pine Creek Pre.	
Rushville City	
S. Rushville Pre.	
West Gordon Pre.	
Wounded Knee Pre.	
Hayes/Hitchcock.....	1
County—Dundy	
County—Hayes	
County—Hitchcock	
Howard/St. Paul.....	3
County—Greeley	
Parts:	
Greeley Pre.	
Scotia 11 Pre.	
Scotia 12 Pre.	
Wolbach Pre.	
County—Howard	
McCook.....	4
County—Frontier	
County—Red Willow	
Mullen.....	2
County—Cherry	
Parts:	
Calf Creek Pre.	
Goose Creek Pre.	
King Pre.	
Lackey Pre.	
Loup Pre.	
Mother Lake Pre.	
Wells Pre.	
County—Arthur	
County—Grant	
County—Hooker	
County—Logan	
Parts:	
Stapleton 11	
County—Arthur	
County—Grant	
County—Hooker	
County—Thomas	
North Central.....	2
County—Brown	
County—Keya Paha	
Onawa (1a/Ne).....	2
County—Burt	
Parts:	
Decatur Twp.	
Quinnebaugh Twp.	
Riverside Twp.	
Silver Creek Twp.	
South Sheridan.....	1
County—Sheridan	
Parts:	
Ellsworth Pre.	
Reno Pre.	
Wahoo.....	2
County—Saunders	
Parts:	
*Ashland Twp.	
*Center Twp.	
*Chapman Twp.	
*Chester	
*Clear Creek Twp.	
*Douglas Twp.	
*Elk Twp.	
*Green Twp.	
*Marble Twp.	
*Marietta Twp.	
*Mariposa Twp.	
*Newman Twp.	
*Oak Creek Twp.	
*Richland Twp.	
*Rock Creek Twp.	
*South Cedar Twp.	
*Stocking Twp.	







**PRIMARY CARE: New Hampshire***Service Area Listing*

Service Area Name	Degree of shortage group
Baker River Valley .....	1
County—Grafton	
Parts:	
*Rumney Twn.	
*Warren Twn.	
*Wentworth Twn.	
Hillsborough .....	2
County—Hillsborough	
Parts:	
Deering Twn.	
Hillsborough Twn.	
Weare Twn. (W. Pt.)	
Windsor Twn.	
County—Merrimack	
Parts:	
Henniker Twn.	
County—Sullivan	
Parts:	
Washington Twn.	
North West Rockingham County .....	2
County—Rockingham	
Parts:	
Deerfield Twn.	
Epping Twn.	
Fremont Twn.	
Nottingham Twn.	
Raymond Twn.	

**PRIMARY CARE: New Jersey***County Listing*

County Name	Degree of shortage group
Atlantic	
Service Area: Sa-Lantic .....	4
Population Group: Pov. Pop.—Atlantic City .....	1
Camden	
Service Area: Camden City .....	4
Cumberland	
Service Area: Bridgeton .....	4
Facility: Leesburg State Prs. ....	2
Essex	
Service Area: Central Newark .....	4
Service Area: North Newark .....	4
Service Area: South Newark .....	4
Hudson	
Population Group: Medicaid Pop.—Jersey City .....	1
Mercer	
Population Group: Medicaid Pop.—Trenton City .....	1
Passaic	
Service Area: Northside Paterson .....	3
Salem	
Service Area: Bridgeton .....	4
Sussex	
Service Area: South Sussex .....	4

**PRIMARY CARE: New Jersey***Service Area Listing*

Service Area Name	Degree of shortage group
Bridgeton .....	4
County—Cumberland	
County—Salem	
Parts:	
Pittsgrove Twp.	
Camden City .....	4
County—Camden	
Parts:	
C.T. 6001-6020	
Central Newark .....	4
County—Essex	
Parts:	
C.T. 13-14	
C.T. 18	
C.T. 26-32	
C.T. 34-35	
C.T. 37-40	
C.T. 55-60	
C.T. 62-68	
C.T. 80-83	
North Newark .....	4
County—Essex	
Parts:	
C.T. 1-11	
C.T. 15-17	
C.T. 84-97	
Northside Paterson .....	3
County—Passaic	
Parts:	
C.T. 1803-1807	
Sa-Lantic .....	4
County—Atlantic	
Parts:	
Buena Boro.	
Buena Vista Twp.	
Egg Harbor City	
Folsom Boro.	
Hamilton Twp.	
Hammonton Twp.	
Mullica Twp.	
Weymouth Twp.	
South Newark .....	4
County—Essex	
Parts:	
C.T. 41-47	
C.T. 48.01-48.02	
C.T. 49-54	
South Sussex .....	4
County—Sussex	
Parts:	
Andover Twp.	
Branchville Boro.	
Byram Twp.	
Frankford Twp.	
Franklin Boro.	
Fredon Twp.	
Green Twp.	
Hamburg Boro.	
Hampton Twp.	
Hardyston Twp.	
Hopatcong Boro.	
Lafayette Twp.	
Newton Twp.	
Ogdensburg Boro.	
Sparta Twp.	
Stanhope Boro	
Stillwater Twp.	
Sussex Boro.	
Vernon Twp.	
Wantage Twp.	

**PRIMARY CARE: New Jersey***Population Group Listing*

Population Group	Degree of shortage group
Medicaid Pop.—Jersey City .....	1
County—Hudson	
Parts:	
Jersey City—Medicaid	
Medicaid Pop.—Trenton City .....	1
County—Mercer	
Parts:	
Trenton—Medicaid	
Pov. Pop.—Atlantic City .....	1
County—Atlantic	
Parts:	
Atlantic City—Pov.	

**PRIMARY CARE: New Jersey***Facility Listing*

Facility Name	Degree of shortage group
Leesburg State Prs. ....	2
County—Cumberland	

**PRIMARY CARE: New Mexico***County Listing*

County Name	Degree of shortage group
Bernalillo	
Service Area: Southwest Valley .....	1
Population Group: Med. Ind./Hmlss Pop.—Albuquerque Centr. ....	3
*Catron .....	1
*Chaves	
Service Area: Cloudcroft .....	3
Service Area: Dexter—Hagerman .....	1
*Cibola	
Facility: Western N.M. Corr. Fac. ....	3
*Coffax	
Service Area: Springer/Cimarron .....	2
Dona Ana	
Service Area: Hatch .....	1
Service Area: Southern Dona Ana .....	1
Facility: Southern N.M. Corr. Fac. ....	3
*Eddy	
Population Group: Med. Ind. Pop.—Eddy Co. ....	2
*Grant	
Service Area: Cliff/Gila .....	1
*Guadalupe	
Service Area: Pecos .....	2
*Harding	
Service Area: North Harding/Wagon Mound .....	1
Service Area: Quay/S. Harding/Conchas Dam .....	2
*Hidalgo .....	2
*Lea	
Service Area: Jal/Eunice .....	2
Service Area: Northern Lea .....	4
*Lincoln	
Service Area: Carrizozo-Capitan .....	3
Service Area: Torrance/Claunich/Corona .....	1
*Luna .....	4
*McKinley .....	2



**PRIMARY CARE: New Mexico—**  
Continued  
County Listing

County Name	Degree of shortage group
*Mora	
Service Area: Mora	4
Service Area: North Harding/Wagon Mound	1
*Otero	
Service Area: Cloudcroft	3
Quay	
Service Area: Quay/S. Harding/Conchas Dam	2
*Rio Arriba	
Service Area: Penasco/Truchas/Embudo	1
Service Area: Tierra Amarilla	1
Roosevelt	
Population Group: Med. Ind. Pop.—Roosevelt Co.	1
*San Juan	
Population Group: Am. In. Pop.—San Juan	1
*San Miguel	
Service Area: Pecos	2
Service Area: Quay/S. Harding/Conchas Dam	2
*Sandoval	
Service Area: Cuba	2
Service Area: Southern Sandoval	1
Santa Fe	
Service Area: Santa Fe/La Familia	4
Facility: N.M. State Pen.—Cerrillos	3
*Sierra	
Service Area: Hatch	1
*Socorro	
Service Area: Magdalena	1
Service Area: Torrance/Claunch/Corona	1
*Taos	
Service Area: Penasco/Truchas/Embudo	1
Service Area: Questa/Arroyo Hondo	2
Torrance	
Service Area: Torrance/Claunch/Corona	1
*Union	
*Valencia	2
Facility: Central N.M. Corr. Fac.	3

**PRIMARY CARE: New Mexico**  
Service Area Listing

Service Area Name	Degree of shortage group
Camizozo-Capitan	3
County—Lincoln	
Parts:	
Capitan CCD	
Camizozo CCD	
Cliff/Gila	1
County—Grant	
Parts:	
E.D. 801 (Pinos Altos CCD)	
E.D. 803 (Tyrone CCD)	
E.D. 805-806 (Tyrone CCD)	
Cloudcroft	3
County—Chaves	
Parts:	
S.W. Chaves CCD (W. 1/2)	
County—Otero	
Parts:	
E.D. 715 (S.E. Otero CCD)	

**PRIMARY CARE: New Mexico—**  
Continued  
Service Area Listing

Service Area Name	Degree of shortage group
E.D. 717-720 (S.E. Otero CCD)	
E.D. 722-723 (S.E. Otero CCD)	
Cuba	2
County—Sandoval	
Parts:	
*Cuba CCD	
*Jemez CCD	
Dexter—Hagerman	1
County—Chaves	
Parts:	
Dexter CCD	
Hagerman CCD	
Hatch	1
County—Donna Ana	
Parts:	
Hatch CCD	
N. Donna Ana Hill CCD (N.1/2)	
County—Sierra	
Parts:	
E.D. 632 (Tr. Or Consq. E. CCD)	
Jal/Eunice	2
County—Lea	
Parts:	
Eunice CCD	
Jal CCD	
Magdalena	1
County—Socorro	
Parts:	
Magdalena CCD	
Mora	4
County—Mora	
Parts:	
*Mora CCD	
North Harding/Wagon Mound	1
County—Harding	
Parts:	
North Harding CCD	
County—Mora	
Parts:	
Wagon Mound CCD	
Northern Lea	4
County—Lea	
Parts:	
Lovington CCD	
Tatum CCD	
Pecos	2
County—Guadalupe	
Parts:	
Dilla CCD	
County—San Miguel	
Parts:	
Pecos CCD	
Villanueva CCD	
Penasco/Truchas/Embudo	1
County—Rio Arriba	
Parts:	
Chimayo CCD	
Dixon CCD	
County—Taos	
Parts:	
Penasco CCD	
Picuris CCD	
Quay/S. Harding/Conchas Dam	2
County—Harding	
Parts:	
South Harding CCD	
County—Quay	
County—San Miguel	
Parts:	
Conchas Dam CCD	
Questa/Arroyo Hondo	2
County—Taos	
Parts:	
Arroyo Hondo CCD	

**PRIMARY CARE: New Mexico—**  
Continued  
Service Area Listing

Service Area Name	Degree of shortage group
Questa CCD	
Santa Fe/La Familia	4
County—Santa Fe	
Parts:	
C.T. 3 (Tr. Or Consq. E. CCD)	
C.T. 7-9	
C.T. 10.02	
C.T. 12	
Southern Donna Ana	1
County—Donna Ana	
Parts:	
Anthony CCD	
Southern Donna Ana CCD	
Southern Sandoval	1
County—Sandoval	
Parts:	
Bernalillo CCD (N. 1/2)	
Santo Domingo CCD	
Southwest Valley	1
County—Bernalillo	
Parts:	
C.T. 23	
C.T. 24.01-24.02	
C.T. 40	
C.T. 43	
C.T. 44.01-44.02	
C.T. 45.01-45.02	
C.T. 46.01-46.02	
Springer/Cimarron	2
County—Colfax	
Parts:	
Cimarron CCD	
Springer CCD	
Tierra Amarilla	1
County—Rio Arriba	
Parts:	
*Coyote CCD	
*Jicarilla CCD	
*Rio Chama CCD	
*Tierra Amarilla CCD	
*Vallecitas CCD	
*Western Rio Arriba CCD	
Torrance/Claunch/Corona	1
County—Lincoln	
Parts:	
Corona CCD	
County—Socorro	
Parts:	
Clauch CCD	
County—Torrance	

**PRIMARY CARE: New Mexico**  
Population Group Listing

Population Group	Degree of shortage group
Am. In. Pop.—San Juan	1
County—San Juan	
Parts:	
Am. In. Pop.	
Med. Ind. Pop.—Eddy Co.	2
County—Eddy	
Parts:	
Med. Ind. Pop.	
Med. Ind. Pop.—Roosevelt Co.	1
County—Roosevelt	
Parts:	
Med. Ind. Pop.	



**PRIMARY CARE: New Mexico—  
Continued***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind./Hmiss Pop.—Albuquerque Centr.....	3
County—Bernalillo	
Parts:	
C.T. 14-15	
C.T. 20-22	
C.T. 25-28	

**PRIMARY CARE: New Mexico***Facility Listing*

Facility Name	Degree of shortage group
Central N.M. Corr. Fac. ....	3
County—Valencia 2	
N.M. State Pen.—Cerrillos	3
County—Santa Fe	
Southern N.M. Corr. Fac. ....	3
County—Dona Ana	
Western N.M. Corr. Fac. ....	3
County—Cibola 1	

**PRIMARY CARE: New York***County Listing*

County Name	Degree of shortage group
Albany	
Service Area: Northeast Albany.....	1
Service Area: Southeast Albany City.....	3
*Allegany	
Service Area: Arcade.....	2
Service Area: Letchworth.....	4
Bronx	
Service Area: Morris Heights.....	1
Service Area: Soundview.....	2
Facility: Nyc Corr. Fac./Riker'S Island....	3
Broome	
Service Area: Deposit.....	2
*Cattaraugus	
Service Area: Arcade.....	2
Service Area: Randolph/Ellicottville.....	3
Population Group: Seneca Nation—Cattaraugus Res.....	1
Population Group: Seneca Nation—Allegany Reservation.....	2
*Cayuga	
Service Area: Aurora.....	4
Service Area: Cato.....	2
Service Area: Groton/Moravia.....	4
*Chautauqua	
Service Area: Westfield.....	4
Population Group: Seneca Nation—Cattaraugus Res.....	1
*Chenango	
Service Area: Greene.....	3
Service Area: Hamilton/Sherburne.....	4
Service Area: Marathon.....	2
*Clinton	
Service Area: Dannemora.....	2
*Columbia	
Service Area: Southeast Columbia.....	2
*Cortland	
Service Area: Marathon.....	2

**PRIMARY CARE: New York—Continued***County Listing*

County Name	Degree of shortage group
*Delaware	
Service Area: Deposit.....	2
Service Area: Hancock/Colchester.....	2
Erie	
Service Area: Black Rock/Riverside (Buffalo).....	2
Service Area: Ellicott Neighborhood—(buffalo).....	2
Population Group: Pov. Pop.—P.S. 84 Area.....	1
Population Group: Pov. Pop.—Lower West Side.....	1
Population Group: Seneca Nation—Cattaraugus Res.....	1
*Essex	
Service Area: Central Adirondack.....	2
Service Area: E. Cent. Essex.....	3
Service Area: Warrensburg.....	4
*Franklin	
Service Area: Tupper Lake.....	1
Greene	
Service Area: Cairo.....	3
Service Area: Western Greene.....	3
*Hamilton	
Service Area: Central Adirondack.....	2
Service Area: South Hamilton.....	2
Service Area: Webb.....	2
Herkimer	
Service Area: Webb.....	2
*Jefferson	
Service Area: Adams.....	2
Service Area: Alexandria Bay.....	3
Service Area: Gouverneur.....	2
Kings	
Service Area: Brownsville.....	2
Population Group: Pov. Pop.—Bedford/Bushwick.....	1
*Lewis	
Service Area: Boonville.....	3
Service Area: Camden.....	2
Livingston	
Service Area: Letchworth.....	4
Service Area: N. Livingston.....	2
Madison	
Service Area: Hamilton/Sherburne.....	4
Service Area: Marathon.....	2
Monroe	
Service Area: Jordan (Rochester).....	4
Service Area: Westside (Rochester).....	1
Montgomery	
Service Area: Western Montgomery.....	2
New York	
Service Area: East Harlem.....	3
Service Area: Upper West Side.....	4
Service Area: West Central Harlem.....	4
Population Group: Chinese Pop.—Lower East Side.....	4
Population Group: Homeless & Pov. Pop.—Chelsea.....	1
Facility: Bellevue Hosp. Center.....	3
Oneida	
Service Area: Boonville.....	3
Service Area: Camden.....	2
Service Area: Hamilton/Sherburne.....	4
Population Group: Pov. Pop.—City Of Utica.....	3
Onondaga	
Service Area: Southern Onondaga.....	2
Population Group: Pov. Pop.—Syracuse.....	4
Orange	
Population Group: Med. Ind./Mig. Pop.—N.E. Orange.....	4
Population Group: Mig./Med. Ind. Pop.—S.W. Orange.....	2

**PRIMARY CARE: New York—Continued***County Listing*

County Name	Degree of shortage group
Orleans	
Service Area: Oak Orchard.....	3
Oswego	
Service Area: Pulaski.....	4
*Otsego	
Service Area: Cherry Valley.....	2
Service Area: Southeast Otsego.....	3
Service Area: Southwest Otsego.....	1
Service Area: Western Otsego.....	1
Queens	
Service Area: South Jamaica.....	1
Population Group: Medicaid Pop.—Rockaway.....	4
Saratoga	
Service Area: Corinth/Luzerne.....	3
Schenectady	
Population Group: Pov. Pop.—Hamilton Hill/Mt. Pleasant.....	1
*Schoharie	
Service Area: Cherry Valley.....	2
Service Area: Southern Schoharie.....	2
*Seneca	
Service Area: South Seneca.....	3
*St Lawrence	
Service Area: Alexandria Bay.....	3
Service Area: Gouverneur.....	2
Service Area: Massena.....	4
Service Area: Starlake.....	4
Service Area: Tupper Lake.....	1
*Steuben	
Service Area: Elkland (Ny/Pa).....	2
*Sullivan	
Service Area: Cohecton.....	4
*Tompkins	
Service Area: Groton/Moravia.....	4
Warren	
Service Area: Corinth/Luzerne.....	3
Service Area: Warrensburg.....	4
Wayne	
Service Area: Sodus.....	3
Westchester	
Service Area: Southwest Yonkers.....	1
Population Group: Pov. Pop.—S. Mt. Vernon.....	4
Population Group: Pov./Ltn. Amer. Imm.—N. Tarrytown.....	2
*Wyoming	
Service Area: Arcade.....	2
Service Area: Letchworth.....	4
*Yates.....	4

**PRIMARY CARE: New York***Service Area Listing*

Service Area Name	Degree of shortage group
Adams.....	2
County—Jefferson	
Parts:	
Adams Twn.	
Ellisberg Twn.	
Henderson Twn.	
Lorraine Twn.	
Rodman Twn.	
Worth Twn.	
Alexandria Bay.....	3
County—Jefferson	
Parts:	
*Alexandria Twn.	
*Cape Vincent Twn.	



## PRIMARY CARE: New York—Continued

Service Area Listing	
Service Area Name	Degree of shortage group
*Clayton Twn. *Lyme Twn. *Orleans Twn. *Philadelphia Twn. *Teresa Twn. County—St Lawrence Parts: *Hammond Twn.	2
Arcade County—Allegany Parts: *Centerville Twn. *Rushford Twn. County—Cattaraugus Parts: *Farmersville Twn. *Franklinville Twn. *Freedom Twn. *Machias Twn. *Yorkshire Twn. County—Wyoming Parts: *Arcade Twn. *Eagle Twn. *Java Twn. *Orangeville Twn. *Sheldon Twn. *Wethersfield Twn.	
Aurora County—Cayuga Parts: Genoa Twn. Ledyard Twn. Scipio Twn. Springportwn. Venice Twn.	4
Black Rock/Riverside (Buffalo) County—Erie Parts: C.T. 55-59	
Boonville County—Lewis Parts: Lewis Twn. Leyden Twn. Lyonsdale Twn. West Turin Twn.	3
County—Oneida Parts: Ava Twn. Boonville Twn. Forestport Twn.	
Brownsville County—Kings Parts: C.T. 347 C.T. 349 C.T. 357 C.T. 359 C.T. 361 C.T. 363 C.T. 882 C.T. 884 C.T. 886 C.T. 888 C.T. 890 C.T. 892 C.T. 894 C.T. 896 C.T. 898 C.T. 900 C.T. 902 C.T. 904 C.T. 906 C.T. 908 C.T. 910	2

## PRIMARY CARE: New York—Continued

Service Area Listing	
Service Area Name	Degree of shortage group
C.T. 912 C.T. 914 C.T. 916 C.T. 918 C.T. 920 C.T. 1134 C.T. 1136 C.T. 1138	3
Cairo County—Greene Parts: Cairo Twn. Durham Twn. Greenville Twn.	
Camden County—Lewis Parts: *Osceola Twn. County—Oneida Parts: Annsville Twn. Camden Twn. Florence Twn. Vienna Twn.	2
Cato County—Cayuga Parts: Cato Twn. Conquest Twn. Ira Twn. Victory Twn.	
Central Adirondack County—Essex Parts: *Newcomb Twn. County—Hamilton Parts: *Indian Lake Twn. *Long Lake Twn.	2
Cherry Valley County—Otsego Parts: Cherry Valley Twn. Roseboom Twn. Springfield Twn.	
County—Schoharie Parts: Sharon Twn.	4
Cochecton County—Sullivan Parts: Cochecton Twn. Delaware Twn. Fremont Twn. Highland Twn. Tusten Twn.	
Corinth/Luzerne County—Saratoga Parts: Corinth Twn. Day Twn. Edinburg Twn. Hadley Twn.	3
County—Warren Parts: Lake Luzerne Twn. Stony Creek Twn.	
Dannemora County—Clinton Parts: *Dannemora Twn. *Saranac Twn.	2
Deposit County—Broome Parts: Colesville Twn.	

## PRIMARY CARE: New York—Continued

Service Area Listing	
Service Area Name	Degree of shortage group
Sanford Twn. Windsor Twn. County—Delaware Parts: *Deposit Twn. *Tompkins Twn.	3
E. Cent. Essex County—Essex Parts: Elizabeth Twn. Essex Twn. Keene Twn. Lewis Twn. Moriah Twn. North Hudson Twn. Westport Twn. Willsboro Twn.	
East Harlem County—New York Parts: C.T. 156.02 C.T. 158.02 C.T. 160.20 C.T. 162 C.T. 164 C.T. 166 C.T. 168 C.T. 170 C.T. 172.01-172.02 C.T. 174.01-174.02 C.T. 178 C.T. 180 C.T. 182 C.T. 184 C.T. 188 C.T. 192 C.T. 194 C.T. 196 C.T. 198 C.T. 202 C.T. 204 C.T. 206 C.T. 210	3
Elkland (Ny/Pa) County—Steuben Parts: *Tuscarora Twn. *Woodhill Twn.	
Ellicott Neighborhood—(buffalo) County—Erie Parts: C.T. 12 C.T. 13.01-13.02 C.T. 14.01-14.02 C.T. 15-18 C.T. 25.01-25.02 C.T. 26 C.T. 27.01 C.T. 31	2
Gouverneur County—Jefferson Parts: *Antwerp Twn. County—St Lawrence Parts: *Dekalb Twn. *Depeyster Twn. (S. 1/2) *Edwards Twn. *Fowler Twn. *Gouverneur Twn. *Hermon Twn. *Macomb Twn. (S. 1/2) *Rossie Twn.	
Greene	3



**PRIMARY CARE: New York—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Chenango Parts: German Twn. Greene Twn. McDonough Twn. Smithville Twn.	
Groton/Moravia.....	4
County—Cayuga Parts: Locke Twn. Moravia Twn. Sempronius Twn. Summerhill Twn.	
County—Tompkins Parts: Groton Twn.	
Hamilton/Sherburne.....	4
County—Chenango Parts: Columbus Twn. Otselic Twn. Sherburne Twn. Smyrna Twn.	
County—Madison Parts: Brookfield Twn. Eaton Twn. Georgetown Twn. Hamilton Twn. Lebanon Twn. Madison Twn.	
County—Oneida Parts: Sangerfield Twn.	
Hancock/Colchester.....	2
County—Delaware Parts: Colchester Twn. Hancock Twn.	
Jordan (Rochester).....	4
County—Monroe Parts: C.T. 7 C.T. 13-15 C.T. 39 C.T. 43 C.T. 48-53 C.T. 55-56 C.T. 80 C.T. 91-92 C.T. 93.01	
Letchworth.....	4
County—Allegany Parts: *Allen Twn. *Caneadea Twn. *Granger Twn. *Hume Twn.	
County—Livingston Parts: Portage Twn.	
County—Wyoming Parts: *Castile Twn. *Gainesville Twn. *Genesee Falls Twn. *Pike Twn.	
Marathon.....	2
County—Chenango Parts: *Lincklaen Twn. *Pitcher Twn.	
County—Cortland Parts: *Cincinnatus Twn. *Cuyler Twn.	

**PRIMARY CARE: New York—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
*Freetown Twn. *Hurford Twn. *Lapeer Twn. *Marathon Twn. *Taylor Twn. *Willett Twn.	
County—Madison Parts: De Ruyter Twn.	
Massena.....	4
County—St Lawrence Parts: *Brasher Twn. *Lawrence Twn. *Louisville Twn. *Madrid Twn. (E. 1/2) *Massena Twn. *Norfolk Twn. *Stockholm Twn. (N. 1/2) *Waddington Twn. (E. 1/2)	
Morris Heights.....	1
County—Bronx Parts: C.T. 205 C.T. 213.01-213.02 C.T. 215.01-215.02 C.T. 217.01 C.T. 239 C.T. 243 C.T. 245 C.T. 247 C.T. 251 C.T. 253 C.T. 255 C.T. 257	
N. Livingston.....	2
County—Livingston Parts: Avon Twn. Caledonia Twn. Genesee Twn. Groveland Twn. Leicester Twn. Lima Twn. Livonia Twn. York Twn.	
Northeast Albany.....	1
County—Albany Parts: C.T. 1-2 C.T. 7-8 C.T. 11	
Oak Orchard.....	3
County—Orleans Parts: Albron Twn. Barre Twn. Carlton Twn. Clarendon Twn. Gaines Twn. Kendall Twn. Murray Twn.	
Pulaski.....	4
County—Oswego Parts: Albion Twn. Boylston Twn. Mexico Twn. Orwell Twn. Redfield Twn. Richland Twn. Sandy Creek Twn. Williamstown Twn.	
Randolph/Ellicottville.....	3

**PRIMARY CARE: New York—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Cattaraugus Parts: *Cold Spring Twn. *Conewango Twn. *Ellicottville Twn. *Little Valley Twn. *Mansfield Twn. *Napoli Twn. *New Albion Twn. *Randolph Twn. *South Valley Twn.	
Sodus.....	3
County—Wayne Parts: C.T. 204-205 (Marion) C.T. 208-209 (Sodus) C.T. 215-216 (Rose-Butler)	
Soundview.....	2
County—Bronx Parts: C.T. 2 C.T. 4 C.T. 16 C.T. 20 C.T. 24 C.T. 28 C.T. 36 C.T. 38 C.T. 40.02 C.T. 46 C.T. 74 C.T. 84 C.T. 86 C.T. 88 C.T. 98 C.T. 102	
South Hamilton.....	2
County—Hamilton Parts: *Arietta Twn. *Benson Twn. *Hope Twn. *Lake Pleasant Twn. *Morehouse Twn. *Wells Twn.	
South Jamaica.....	1
County—Queens Parts: C.T. 152 C.T. 154 C.T. 190 C.T. 196 C.T. 198 C.T. 202 C.T. 204 C.T. 206 C.T. 208 C.T. 212 C.T. 236 C.T. 238 C.T. 240 C.T. 244 C.T. 246 C.T. 248 C.T. 250 C.T. 252 C.T. 258 C.T. 260 C.T. 262 C.T. 266 C.T. 270 C.T. 272 C.T. 274 C.T. 276 C.T. 278 C.T. 280	



**PRIMARY CARE: New York—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 284	
C.T. 288	
C.T. 410	
C.T. 414	
C.T. 440	
C.T. 446.01-446.02	
C.T. 460	
South Seneca.....	3
County—Seneca	
Parts:	
*Covert Twn.	
*Lodi Twn.	
*Ovid Twn.	
Southeast Albany City.....	3
County—Albany	
Parts:	
C.T. 23-26	
Southeast Columbia.....	2
County—Columbia	
Parts:	
*Ancram Twn.	
*Copake Twn.	
*Gallatin Twn.	
*Hillsdale Twn.	
*Taghkanic Twn.	
Southeast Otsego.....	3
County—Otsego	
Parts:	
Decatur Twn.	
Maryland Twn.	
Westford Twn.	
Worcester Twn.	
Southern Onondaga.....	2
County—Onondaga	
Parts:	
Fabius Twn.	
Lafayette Twn.	
Onondaga Indian Res.	
Onondaga Twn. (S. 1/2)	
Otisco Twn.	
Pompey Twn.	
Tully Twn.	
Southern Schoharie.....	2
County—Schoharie	
Parts:	
*Blenheim Twn.	
*Broome Twn.	
*Conesville Twn.	
*Fulton Twn.	
*Gilboa Twn.	
*Middleburgh Twn.	
Southwest Otsego.....	1
County—Otsego	
Parts:	
Butternuts Twp.	
Morris Twp.	
Southwest Yonkers.....	1
County—Westchester	
Parts:	
C.T. 1.01-1.02	
C.T. 2.01-2.03	
C.T. 3	
C.T. 4.01-4.02	
C.T. 5-6	
C.T. 10	
C.T. 11.01-11.02	
C.T. 12	
C.T. 13.01-13.03	
C.T. 16	
Starlake.....	4
County—St Lawrence	
Parts:	
*Clare Twn.	
*Clifton Twn.	
*Colton Twn. (S. 1/2)	
*Fine Twn.	

**PRIMARY CARE: New York—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
*Pitcairn Twn.	
*Russell Twn.	
Tupper Lake.....	1
County—Franklin	
Parts:	
*Altamont Twn.	
County—St Lawrence	
Parts:	
*Piercefield Twn.	
Upper West Side.....	4
County—New York	
Parts:	
C.T. 177	
C.T. 179	
C.T. 181	
C.T. 183	
C.T. 185	
C.T. 187	
C.T. 189	
C.T. 191	
C.T. 193	
C.T. 195	
C.T. 197.01	
C.T. 199	
C.T. 201.01	
C.T. 203	
C.T. 205	
C.T. 207.01	
Warrensburg.....	4
County—Essex	
Parts:	
Minerva Twn.	
County—Warren	
Parts:	
Chester Twn.	
Horicon Twn.	
Johnsburg Twn.	
Thurman Twn.	
Warrensburg Twn.	
Webb.....	2
County—Hamilton	
Parts:	
*Inlet Twn.	
County—Herkimer	
Parts:	
Webb Twn.	
West Central Harlem.....	4
County—New York	
Parts:	
C.T. 186	
C.T. 190	
C.T. 197.02	
C.T. 200	
C.T. 201.02	
C.T. 207.02	
C.T. 208	
C.T. 209.01-209.02	
C.T. 211-212	
C.T. 213.01-213.02	
C.T. 214	
C.T. 216	
C.T. 217.01-217.02	
C.T. 218-220	
C.T. 221.01-221.02	
C.T. 222-226	
C.T. 227.01-227.02	
C.T. 228-230	
C.T. 231.01-231.02	
C.T. 232-234	
C.T. 235.01-235.02	
C.T. 236-237	
C.T. 239	
C.T. 241	
C.T. 243.02	
Western Greene.....	3

**PRIMARY CARE: New York—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Greene	
Parts:	
Ashland Twn.	
Hunter Twn.	
Jewett Twn.	
Lexington Twn.	
Prattsville Twn.	
Windham Twn.	
Western Montgomery.....	2
County—Montgomery	
Parts:	
Canajoharie Twn.	
Minden Twn.	
Palatine Twn.	
Root Twn.	
St. Johnsville Twn.	
Western Otsego.....	1
County—Otsego	
Parts:	
Burlington Twn.	
Edmeston Twn.	
New Lisbon Twn.	
Pittsfield Twn.	
Plainfield Twn.	
Westfield.....	4
County—Chautauqua	
Parts:	
*Chautauqua Twn.	
*Ripley Twn.	
*Sherman Twn.	
*Westfield Twn.	
Westside (Rochester).....	1
County—Monroe	
Parts:	
C.T. 2	
C.T. 16-17	
C.T. 23	
C.T. 27	
C.T. 32	
C.T. 41	
C.T. 64-66	
C.T. 69	
C.T. 94.03	
C.T. 95	
C.T. 96.01-96.04	

**PRIMARY CARE: New York***Population Group Listing*

Population Group	Degree of shortage group
Chinese Pop.—Lower East Side.....	4
County—New York	
Parts:	
C.T. 2.01-2.02	
C.T. 6	
C.T. 8	
C.T. 10.01-10.02	
C.T. 12	
C.T. 14.01-14.02	
C.T. 15.01	
C.T. 16	
C.T. 18	
C.T. 20	
C.T. 22.01-22.02	
C.T. 24-25	
C.T. 26.01-26.02	
C.T. 27-29	
C.T. 30.01-30.02	
C.T. 31-32	



**PRIMARY CARE: New York—Continued**

<i>Population Group Listing</i>	
Population Group	Degree of shortage group
C.T. 34	
C.T. 36.01-36.02	
C.T. 38	
C.T. 40-41	
C.T. 43	
C.T. 45	
Homeless & Pov. Pop.—Chelsea	1
County—New York	
Parts:	
Mun. Shelter For The Hom	
Sros & Drop In Centers	
C.T. 99	
C.T. 101	
C.T. 103	
Med. Ind./Mig. Pop.—N.E. Orange	4
County—Orange	
Parts:	
Blooming Grove Twn.	
Cornwall Twn.	
Crawford Twn.	
Hamptonburgh Twn.	
Highlands Twn.	
Montgomery Twn.	
New Windsor Twn.	
Newburgh City	
Newburgh Twn.	
Woodbury Twn.	
Medicaid Pop.—Rockaway	4
County—Queens	
Parts:	
C.T. 916.01-916.02	
C.T. 916.99	
C.T. 918	
C.T. 922	
C.T. 928	
C.T. 934	
C.T. 938	
C.T. 942.01-942.03	
C.T. 952	
C.T. 962	
C.T. 964	
C.T. 972	
C.T. 992	
C.T. 998	
C.T. 1008	
C.T. 1010	
C.T. 1032	
Mig./Med. Ind. Pop.—S.W. Orange	2
County—Orange	
Parts:	
Chester Twn.	
Goshen Twn.	
Monroe Twn.	
Warwick Twn.	
Pov. Pop.—Bedford/Bushwick	1
County—Kings	
Parts:	
C.T. 253	
C.T. 255	
C.T. 257	
C.T. 259.01-259.02	
C.T. 261	
C.T. 275	
C.T. 277	
C.T. 279	
C.T. 281	
C.T. 283	
C.T. 285.01-285.02	
C.T. 287	
C.T. 289	
C.T. 291	
C.T. 293	
C.T. 375	
C.T. 389	
C.T. 391	
C.T. 393	

**PRIMARY CARE: New York—Continued**

<i>Population Group Listing</i>	
Population Group	Degree of shortage group
C.T. 395	
C.T. 397	
C.T. 399	
C.T. 415	
C.T. 417	
C.T. 419	
C.T. 421	
C.T. 423	
C.T. 425	
C.T. 465	
C.T. 477	
C.T. 481	
C.T. 483	
C.T. 487	
C.T. 489	
C.T. 491	
C.T. 493	
C.T. 495	
C.T. 497	
C.T. 499	
C.T. 501	
C.T. 503	
C.T. 505	
C.T. 507	
C.T. 509	
C.T. 511	
C.T. 513	
C.T. 515	
C.T. 517	
C.T. 519	
C.T. 523	
C.T. 525	
C.T. 527	
C.T. 529	
C.T. 531	
C.T. 533	
C.T. 535	
C.T. 537	
C.T. 539	
C.T. 545	
C.T. 547	
C.T. 549	
C.T. 551	
C.T. 553	
C.T. 555	
C.T. 557	
Pov. Pop.—City Of Utica	3
County—Oneida	
Parts:	
Pov. Pop.—City Of Utic	
Pov. Pop.—Hamilton Hill/Mt. Pleasant	1
County—Schenectady	
Parts:	
C.T. 207-209	
C.T. 210.01-210.02	
C.T. 211.03	
C.T. 214-217	
Pov. Pop.—Lower West Side	1
County—Erie	
Parts:	
C.T. 68	
C.T. 71.01-71.02	
C.T. 72.01	
Pov. Pop.—P.S. 84 Area	1
County—Erie	
Parts:	
C.T. 27.02	
C.T. 29	
C.T. 32.01-32.02	
C.T. 33.01-33.02	
C.T. 34-36	
C.T. 39.01-39.02	
C.T. 40.01-40.02	
C.T. 41	
C.T. 44.02	
Pov. Pop.—S. Mt. Vernon	4

**PRIMARY CARE: New York—Continued**

<i>Population Group Listing</i>	
Population Group	Degree of shortage group
County—Westchester	
Parts:	
C.T. 25-36	
C.T. 40-41	
Pov. Pop.—Syracuse	4
County—Onondaga	
Parts:	
Pov Pop/City Of Syracuse	
Pov./Ltn. Amer. Imm.—N. Tarrytown	2
County—Westchester	
Parts:	
C.T. 116	
Seneca Nation—Allegany Reservation	2
County—Cattaraugus	
Parts:	
Allegany Res.	
Seneca Nation—Cattaraugus Res.	1
County—Cattaraugus	
Parts:	
Cattaraugus Res.	
County—Chautauqua	
Parts:	
Cattaraugus Res.	
County—Erie	
Parts:	
Cattaraugus Res.	

**PRIMARY CARE: New York***Facility Listing*

Facility Name	Degree of shortage group
Bellevue Hosp. Center	3
County—New York	
Nyc Corr. Fac./Riker'S Island	3
County—Bronx	
Corr. Fac./Rikers Island	

**PRIMARY CARE: North Carolina***County Listing*

County Name	Degree of shortage group
Alexander	3
*Anson	2
*Beaufort	
Service Area: Belhaven	1
Service Area: Richland	2
*Bertie	1
*Bladen	2
*Caldwell	
Service Area: Western Caldwell	1
*Carteret	
Service Area: Eastern Carteret	4
*Caswell	1
*Chatham	4
*Clay	1
*Cleveland	
Population Group: Med. Ind. Pop.—Cleveland Co.	1
Cumberland	
Service Area: S. E. Cumberland	2
*Currituck	3
*Duplin	2
*Edgecombe	2



**PRIMARY CARE: North Carolina—**  
Continued  
*County Listing*

County Name	Degree of shortage group
Franklin .....	2
*Gates .....	3
*Greene .....	1
*Halifax .....	
Service Area: Littleton .....	1
Service Area: Scotland Neck .....	2
*Harnett .....	
Service Area: Western Harnett .....	2
*Henderson .....	
Population Group: Mig. Pop.—Henderson/Polk .....	1
*Hoke .....	1
*Hyde .....	1
*Johnston .....	
Service Area: Benson .....	3
Service Area: Newton Grove/Grant-ham .....	2
Population Group: Mig. Pop.—Johnston/Sampson .....	1
*Martin .....	4
Mecklenburg .....	
Service Area: Central Charlotte .....	1
*Montgomery .....	2
*Nash .....	
Population Group: Mig. Pop.—Nash/Wilson .....	1
*Northampton .....	2
Onslow .....	3
*Pender .....	1
*Person .....	4
*Polk .....	
Population Group: Mig. Pop.—Henderson/Polk .....	1
*Robeson .....	2
*Sampson .....	
Service Area: Newton Grove/Grant-ham .....	2
Population Group: Mig. Pop.—Johnston/Sampson .....	1
*Surry .....	
Population Group: Pov. Pop.—Surry Co. ....	2
*Swain .....	3
*Tyrrell .....	1
*Warren .....	
Service Area: Littleton .....	1
Service Area: Warrenton .....	4
*Washington .....	4
*Wayne .....	
Service Area: Newton Grove/Grant-ham .....	2
*Wilson .....	
Population Group: Mig. Pop.—Nash/Wilson .....	1

**PRIMARY CARE: North Carolina**

*Service Area Listing*

Service Area Name	Degree of shortage group
Bethaven .....	1
County—Beaufort .....	
Parts:	
Bath Twp.	
Pantego Twp.	
Benson .....	3
County—Johnston .....	
Parts:	
Banner Twp.	

**PRIMARY CARE: North Carolina—**  
Continued  
*Service Area Listing*

Service Area Name	Degree of shortage group
Elevation Twp.	
Meadow Twp.	
Pleasant Grove Twp.	
Central Charlotte .....	1
County—Mecklenburg .....	
Parts:	
C.T. 1	
C.T. 4-8	
C.T. 36-37	
C.T. 38.02	
C.T. 39-42	
C.T. 43.01-43.02	
C.T. 44-52	
Eastern Carteret .....	4
County—Carteret .....	
Parts:	
*Atlantic Twp.	
*Cedar Island Twp.	
*Davis Twp.	
*Markers Islands Twp.	
*Marshallberg Twp.	
*Merriman Twp.	
*Portsmouth Twp.	
*Sea Level Twp.	
*Smyrna Twp.	
*Stacy Twp.	
*Straights Twp.	
Littleton .....	1
County—Halifax .....	
Parts:	
Brinkleyville Twp.	
Butterwood Twp.	
Littleton Twp.	
County—Warren .....	
Parts:	
Fishing Creek Twp.	
Judkins Twp.	
Newton Grove/Grantham .....	2
County—Johnston .....	
Parts:	
Bantonsville Twp.	
County—Sampson .....	
Parts:	
Newton Grove Twp.	
Westbrooks Twp.	
County—Wayne .....	
Parts:	
Grantham Twp.	
Richland .....	2
County—Beaufort .....	
Parts:	
*Richland Twp.	
S. E. Cumberland .....	2
County—Cumberland .....	
Parts:	
Cedar Creek Twp.	
Eastover Twp.	
Grays Creek Twp.	
Scotland Neck .....	2
County—Halifax .....	
Parts:	
Conoconnara Twp.	
Palmyra Twp.	
Roseneath Twp.	
Scotland Neck Twp.	
Warrenton .....	4
County—Warren .....	
Parts:	
Fork Twp.	
Hawtree Twp.	
Nutbush Twp.	
River Twp.	
Roanoke Twp.	
Sandy Creek Twp.	

**PRIMARY CARE: North Carolina—**  
Continued

*Service Area Listing*

Service Area Name	Degree of shortage group
Shocco Twp.	
Sixpound Twp.	
Smith Creek Twp.	
Warrenton Twp.	
Western Caldwell .....	1
County—Caldwell .....	
Parts:	
*Globe Twp.	
*Johns River Twp.	
*Mulberry Twp.	
*Patterson Twp.	
*Wilson Creek Twp.	
Western Harnett .....	2
County—Harnett .....	
Parts:	
*Anderson Creek Twp.	
*Barbecue Twp.	
*Johnsonville Twp.	
*Lillington Twp.	
*Stewarts Creek Twp.	
*Upper Little River Twp.	

**PRIMARY CARE: North Carolina**

*Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Cleveland Co. ....	1
County—Cleveland .....	
Parts:	
Med. Ind. Pop.	
Mig. Pop.—Henderson/Polk .....	1
County—Henderson .....	
Parts:	
Mig. Pop.	
County—Polk .....	
Parts:	
Mig. Pop.	
Mig. Pop.—Johnston/Sampson .....	1
County—Johnston .....	
Parts:	
Mig. Pop.	
County—Sampson .....	
Parts:	
Mig. Pop.	
Mig. Pop.—Nash/Wilson .....	1
County—Nash .....	
Parts:	
Mig. Pop.	
County—Wilson .....	
Parts:	
Mig. Pop.	
Pov. Pop.—Surry Co. ....	2
County—Surry .....	
Parts:	
Pov. Pop.	

**PRIMARY CARE: North Dakota**

*County Listing*

County Name	Degree of shortage group
*Adams .....	
Service Area: Lemmon (Sd/Nd) .....	1



PRIMARY CARE: North Dakota— Continued County Listing		PRIMARY CARE: North Dakota— Continued County Listing		PRIMARY CARE: North Dakota— Continued Service Area Listing	
County Name	Degree of shortage group	County Name	Degree of shortage group	Service Area Name	Degree of shortage group
*Benson	1	*Walsh	4	County—Stutsman	
*Billings		*Wells		Parts:	
Service Area: Belfield/Medora	1	Service Area: Carrington	4	*Conklin Twp.	
*Bowman		Service Area: Harvey	3	*Corinne Twp.	
Service Area: Baker (Mt/Nd)	4	*Williams		*Edmunds Twp.	
*Burke	1	Service Area: Stanley/Tioga	1	*Gerber Twp.	
Cavalier				*Glacier Twp.	
Service Area: Langdon/Wahalla	3			*Kensal City	
*Dickey				*Kensal Twp.	
Service Area: Ellendale/Edgely (Nd/Sd)	2			*Lowery Twp.	
Service Area: Oakes/Forman	3			*Marston Moor Twp.	
*Divide	1			*Nogosek Twp.	
*Dunn	1			*Pingree City	
*Eddy	4			*Pingree Twp.	
*Emmons	1			*Pipestream Valley Twp.	
*Foster				*Strong Twp.	
Service Area: Carrington	4			*Wadsworth Twp.	
*Golden Valley	2			*Walters Twp.	
Grand Forks				*Woodworth City	
Service Area: Northwood	2			County—Foster	
*Grant	2			County—Wells	
*Griggs	4			Parts:	
*Hettinger	1			*Berlin Twp.	
*Kidder				*Bilodeau Twp.	
Service Area: Carrington	4			*Cathay Twp.	
Service Area: Harvey	3			*Cathay City	
Service Area: Medina	1			*Haaland Twp.	
*La Moure				*Hawksnest Twp.	
Service Area: Ellendale/Edgely (Nd/Sd)	2			*Johnson Twp.	
Service Area: La Moure	1			*Progress Twp.	
*Logan				*South Cottonwood Twp.	
Service Area: Wishek/Napoleon	1			*Speedwell Twp.	
Logan				*Sykeston City	
Service Area: Wishek/Napoleon	1			*Sykeston Twp.	
McIntosh				*West Ontario Twp.	
Service Area: Wishek/Napoleon	1			*Woodward Twp.	
*McKenzie	3			Ellendale/Edgely (Nd/Sd)	2
*McLean	2			County—Dickey	
*Mercer				Parts:	
Service Area: Mercer/Oliver	2			Ada Twp.	
Morton				Albertha Twp.	
Service Area: West Morton/East Stark	1			Albion Twp.	
Mountrail				Elden Twp.	
Service Area: Stanley/Tioga	1			Ellendale City	
*Nelson				Ellendale Twp.	
Service Area: McVie	3			Elm Twp.	
Service Area: Northwood	2			Forbes City	
*Oliver				Fullerton City	
Service Area: Mercer/Oliver	2			German Twp.	
*Pembina				Grand Valley Twp.	
Service Area: Langdon/Wahalla	3			Hamburg Twp.	
*Pierce				Kent Twp.	
Service Area: Harvey	3			Kentner Twp.	
*Ransom	2			Keystone Twp.	
*Renville	2			Lorraine Twp.	
*Rolette	2			Maple Twp.	
Sargent				Merricourt City	
Service Area: Oakes/Forman	3			Monango City	
*Sheridan	1			Northwest Twp.	
*Sioux	1			Porter Twp.	
*Slope				Potsdam Twp.	
Service Area: Amidon	1			Spring Valley Twp.	
Service Area: Baker (Mt/Nd)	4			Valley Twp.	
*Stark				Van Meter Twp.	
Service Area: Belfield/Medora	1			Whitestone Twp.	
Service Area: West Morton/East Stark	1			Wright Twp.	
*Steele				Yorktown Twp.	
Service Area: Finley	2			Young Twp.	
Service Area: Northwood	2			County—La Moure	
*Stutsman				Parts:	
Service Area: Carrington	4			Edgely City	
Service Area: Medina	1			Golden Glen Twp.	
				Kulm City	
				Nora Twp.	



**PRIMARY CARE: North Dakota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
Norden Twp. Pomona View Twp. Ray Twp. Swede Twp. Wano Twp. Willowbank Twp.	
Finley.....	2
County—Steele	
Parts:	
Broadlawn Twp.	
Carpenter Twp.	
Colgate Twp.	
Easton Twp.	
Edendale Twp.	
Enger Twp.	
Finley City	
Finley Twp.	
Franklin Twp.	
Golden Lake Twp.	
Greenview Twp.	
Hope City	
Hugo Twp.	
Luverne City	
Melrose Twp.	
Primrose Twp.	
Riverside Twp.	
Sherbrooke Twp.	
Willow Lake Twp.	
Harvey.....	3
County—Kidder	
Parts:	
*Atwood Twp.	
*Clear Lake Twp.	
*Kickapoo Twp.	
*Merkel Twp.	
*Northwest Twp.	
*Robinson City	
*Robinson Twp.	
*Stewart Twp.	
*Tuttle City	
*Tuttle Twp.	
County—Pierce	
Parts:	
*Alexander Twp.	
*Antelope Lake Twp	
*Elling Twp.	
*Hagel Twp.	
*S. Pierce—Unorg.	
*Truman Twp.	
*White Twp.	
County—Wells	
Parts:	
*Bremen Twp.	
*Bull Moose Twp.	
*Chaseley Twp.	
*Crystal Lake Twp.	
*Delger Twp.	
*Fairville Twp.	
*Fessenden City	
*Forward Twp.	
*Fram Twp.	
*Germantown Twp.	
*Hamberg City	
*Hamberg Twp.	
*Harvey City	
*Heimdal Twp.	
*Hillsdale Twp.	
*Lynn Twp.	
*Manfred Twp.	
*Norway Lake Twp.	
*Oshkosh Twp.	
*Pony Gulch Twp.	
*Rusland Twp.	
*Silver Lake Twp.	

**PRIMARY CARE: North Dakota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
*St. Anna Twp.	
*Valhalla Twp.	
*Wells Twp.	
*West Norway Twp.	
*Western Twp.	
La Moure.....	1
County—La Moure	
Parts:	
Adrian Twp.	
Badger Twp.	
Berlin City	
Black Loam Twp.	
Blue Bird Twp.	
Dean Twp.	
Dickey City	
Gladstone Twp.	
Glen Twp.	
Glenmore Twp.	
Grand Rapids Twp.	
Grandview Twp.	
Greenville Twp.	
Henrietta Twp.	
Jud City	
Kennison Twp.	
La Moure City	
Litchville Twp.	
Marion City	
Mikkelson Twp.	
Ovid Twp.	
Pearl Lake Twp.	
Prairie Twp.	
Raney Twp.	
Roscoe Twp.	
Russell Twp.	
Ryan Twp.	
Saratoga Twp.	
Sheridan Twp.	
Verona Twp.	
Langdon/Walhalla.....	3
County—Cavalier	
County—Pembina	
Parts:	
Walhalla City	
Walhalla Twp.	
Lemmon (Sd/Nd).....	1
County—Adams	
Parts:	
E. Adams (Unorg.) S. 1/2	
Gilstrap Twp.	
North Lemmon Twp.	
Orange Twp.	
South Fork Twp.	
McVillie.....	3
County—Nelson	
Parts:	
Adler Twp.	
Bergen Twp.	
Central Twp.	
Clara Twp.	
Dahlen Twp.	
Dayton Twp.	
Dodds Twp.	
Enterprise Twp.	
Field Twp.	
Forde Twp.	
Hamlin Twp.	
Illinois Twp.	
Lakota City	
Lakota Twp.	
Lee Twp.	
Leval Twp.	
McVillie City	
Melvin Twp.	
Michigan City	

**PRIMARY CARE: North Dakota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
Michigan Twp.	
Nash Twp.	
Nesheim Twp.	
Osago Twp.	
Pekin City	
Petersburg City	
Petersburg Twp.	
Rubin Twp..	
Sarnia Twp.	
Tolna City	
Wamduska Twp.	
Williams Twp.	
Medina.....	1
County—Kidder	
Parts:	
Allen Twp.	
Buckeye Twp.	
Bunker Twp.	
Crystal Spring Twp.	
Dawson City	
Graf Twp.	
Haynes Twp.	
Manning Twp.	
Peace Twp.	
Quinby Twp.	
Sibley Twp.	
South Kidder—Unorg.	
Steele City	
Tanner Twp.	
Tappen City	
Tappen Twp.	
Valley Twp.	
Vernon Twp.	
Weiser Twp.	
Westford Twp.	
Williams Twp.	
Woodlawn Twp.	
County—Stutsman	
Parts:	
Bloomfield Twp.	
Chase Lake—Unorg.	
Chicago Twp.	
Cleveland City	
Flint Twp.	
Germania Twp.	
Griffin Twp.	
Iosco Twp.	
Medina City	
Newbury Twp.	
Peterson Twp.	
Sinclair Twp.	
St. Paul Twp.	
Stirten Twp.	
Streeter City	
Streeter Twp.	
Valley Spring Twp.	
Weld Twp.	
Mercer/Oliver.....	2
County—Mercer	
County—Oliver	
Northwood.....	2
County—Grand Forks	
Parts:	
Arvilla Twp.	
Avon Twp.	
Elm Grove Twp.	
Grace Twp.	
Larrimore City	
Larrimore Twp.	
Lind Twp.	
Logan Center Twp.	
Loretta Twp.	
Moraine Twp.	
Niagara City	



**PRIMARY CARE: North Dakota—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Niagara Twp. Northwood City Northwood Twp. Pleasant View Twp. Washington Twp. County—Nelson Parts: Aneta City Ora Twp. Rugh Twp. County—Steele Parts: Beaver Creek Twp. Newburgh Twp. Sharon City Sharon Twp. Westfield Twp. Oakes/Forman ..... 3 County—Dickey Parts: Bear Creek Twp. Clement Twp. Divide Twp. Hudson Twp. James River Valley Twp. Lovell Twp. Ludden City Oakes City Port Emma Twp. Riverdale Twp. County—Sargent Stanley/Tioga ..... 1 County—Mountrail County—Williams Parts: Big Meadow Twp. Champion Twp. Dry Fork Twp. Equality Twp. Farmvale Twp. Golden Valley Twp. Hazel Twp. Hofflund Twp. Lindahl Twp. Nesson Valley—Unorg. New Home Twp. Pleasant Valley Twp. Ray City S. E. Williams—Unorg. Sauk Valley Twp. South Meadow Twp. Tioga City Tioga Twp. View Twp. West Bank Twp. Wildrose City West Morton/East Stark ..... 1 County—Morton Parts: Almont City Curlew Twp. Engelter Twp. Glen Ullin City Hebron City New Salem City West Morton—Unorg. County—Stark Parts: East Stark—Unorg.(E.1/2 Richardton City Wishek/Napoleon ..... 1	

**PRIMARY CARE: North Dakota—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Logan County—McIntosh	
<b>PRIMARY CARE: Ohio</b>	
<i>County Listing</i>	
County Name	Degree of shortage group
*Adams .....	2
*Ashtabula .....	
Service Area: Orwell .....	2
*Brown .....	3
Butler .....	
Service Area: Eastern Hamilton .....	1
Population Group: Pov. Pop.—W. Mid-	
dletown .....	1
Carroll .....	4
Clark .....	
Population Group: Pov. Pop.—Spring-	
field .....	2
Clermont .....	
Service Area: Blanchester .....	2
Service Area: Eastern Clermont .....	2
*Clinton .....	
Service Area: Blanchester .....	2
*Columbiana .....	
Service Area: East Liverpool (Oh/Pa/	
Wv) .....	3
Cuyahoga .....	
Service Area: Glenville .....	1
Service Area: Hough/Norwood .....	2
Service Area: Mt. Pleas./Union-Miles/	
Corlett .....	1
Service Area: Near West/West Side .....	1
Population Group: Medicaid Pop.—	
Clark-Fulton/Denison/Tre .....	1
Population Group: Medicaid Pop.—	
Central/Fairfax/Kinsman .....	1
Population Group: Pov. Pop.—W. Col-	
linwood .....	1
*Darke .....	3
Franklin .....	
Service Area: Lower Linden (N.E. Co-	
lumbus) .....	4
*Guernsey .....	
Service Area: Freeport .....	1
Hamilton .....	
Service Area: East End (Cincinnati) .....	2
Service Area: East&Lower Price Hill/S.	
Fairmont .....	3
Service Area: Lincoln Heights (Cincin-	
nati) .....	3
Service Area: Millvale .....	1
Service Area: Winton Hills (Cincinnati) .....	4
*Hardin .....	4
*Harrison .....	
Service Area: Freeport .....	1
*Henry .....	4
*Highland .....	
Population Group: Med. Ind. Pop.—	
Highland Co. ....	3
*Hocking .....	2
*Holmes .....	3
*Jackson .....	
Population Group: Medicaid Pop.—	
Jackson Co. ....	2
Jefferson .....	
Service Area: Bergholz/Amsterdam .....	2

**PRIMARY CARE: Ohio—Continued**  
*County Listing*

County Name	Degree of shortage group
Service Area: East Liverpool (Oh/Pa/	
Wv) .....	3
Lawrence .....	
Population Group: Pov. Pop.—Law-	
rence Co. ....	2
Lorain .....	
Population Group: Medicaid Pop.—	
Lorain .....	4
Lucas .....	
Service Area: Center City/Dorr	
(Toledo) .....	3
Service Area: Near South Side	
(Toledo) .....	1
Mahoning .....	
Service Area: Eastside Youngstown .....	2
*Monroe .....	
Service Area: New Matamoras .....	1
Service Area: Woodsfield .....	2
Montgomery .....	
Service Area: West Dayton .....	2
*Morgan .....	3
*Morrow .....	2
*Perry .....	3
*Pike .....	2
*Preble .....	4
*Ross .....	
Population Group: Medicaid Pop.—	
Ross Co. ....	3
*Sandusky .....	
Population Group: Medicaid/MSFW—	
Sandusky Co. ....	3
Trumbull .....	
Service Area: Orwell .....	2
Service Area: The Flats (Warren) .....	1
*Tuscarawas .....	
Service Area: Freeport .....	1
*Vinton .....	1
Warren .....	
Service Area: Blanchester .....	2
Washington .....	
Service Area: New Matamoras .....	1

**PRIMARY CARE: Ohio***Service Area Listing*

Service Area Name	Degree of shortage group
Bergholz/Amsterdam .....	2
County—Jefferson .....	
Parts: Ross Twp. Springfield .....	
Blanchester .....	2
County—Clermont .....	
Parts: Wayne Twp. County—Clinton .....	
Parts: *Marion Twp. County—Warren .....	
Parts: Harland Twp. Center City/Dorr (Toledo) .....	3
County—Lucas .....	
Parts: C.T. 27-28 C.T. 31-37 C.T. 39 .....	
East End (Cincinnati) .....	2



**PRIMARY CARE: Ohio—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Hamilton Parts: C.T. 43-44 C.T. 47.02	3
East Liverpool (Oh/Pa/Wv).....	
County—Columbiana Parts: *Center Twp. *East Liverpool City *Elk Run Twp. *Franklin Twp. *Hanover Twp. (S. 1/2) *Liverpool Twp. *Madison Twp. *Middleton Twp. *St. Clair Twp. *Washington Twp. *Wayne Twp. *Wellsville City *Yellow Creek Twp.	3
County—Jefferson Parts: Brush Creek Twp. Saline Twp.	
East & Lower Price Hill/S. Fairmont.....	3
County—Hamilton Parts: C.T. 87 (Fairmont—Sout C.T. 89 (Fairmont—Sout C.T. 91-96 (Price Hill—Ea C.T. 103 (Riverside—Sel	
Eastern Clermont.....	2
County—Clermont Parts: Franklin Twp. (Pl. Of C.T. 420) Monroe Twp. (C.T. 417) Ohio Twp. (C.T. 416) Tate Twp. (C.T.'S 418 & 419) Washington Twp. (Pt. Of C.T. 420)	
Eastern Hamilton.....	1
County—Butler Parts: C.T. 3-4 C.T. 6 C.T. 7.01-7.02	
Eastside Youngstown.....	2
County—Mahoning Parts: C.T. 8001-8008	
Freeport.....	1
County—Guernsey Parts: Londonderry Twp Madison Twp Washington Twp	
County—Harrison Parts: Freeport Twp Moorefield Twp Nottingham Twp Washington Twp	1
County—Tuscarawas Parts: Perry Twp	
Glenville.....	1
County—Cuyahoga Parts: C.T. 1114 C.T. 1161-1168 C.T. 1181-1185	
Hough/Norwood.....	2
County—Cuyahoga Parts: C.T. 1112-1113 C.T. 1115-1119	

**PRIMARY CARE: Ohio—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 1121-1128 C.T. 1186 C.T. 1189	3
Lincoln Heights (Cincinnati).....	
County—Hamilton Parts: C.T. 227 (Lincoln Heights	4
Lower Linden (N.E. Columbus).....	
County—Franklin Parts: C.T. 7.10 C.T. 7.20 C.T. 7.30 C.T. 9.10 C.T. 9.20 C.T. 14-15 C.T. 75.11 C.T. 75.20	1
Millvale.....	
County—Hamilton Parts: C.T. 28 C.T. 77 C.T. 85.02 C.T. 86.01	1
Mt. Pleas./Union-Miles/Corlett.....	
County—Cuyahoga Parts: C.T. 1155-1156 C.T. 1198-1199 C.T. 1204-1209 C.T. 1211-1216	1
Near South Side (Toledo).....	
County—Lucas Parts: C.T. 38 C.T. 40-42 C.T. 54	1
Near West/West Side.....	
County—Cuyahoga Parts: C.T. 1012 C.T. 1014-1019 C.T. 1021-1026 C.T. 1031-1039	1
New Matamoras.....	
County—Monroe Parts: Benton Twp. Jackson Twp.	2
County—Washington Parts: Grandview Twp. Independence Twp. Liberty Twp. Ludlow Twp.	
Orwell.....	2
County—Ashtabula Parts: *Colebrook Twp. *Hartsgrove Twp. *New Lyme Twp. *Orwell Twp. *Roaming Shores Vil. *Rome Twp. *Windsor Twp.	
County—Trumbull Parts: Bloomfield Twp. Greene Twp. Gustavus Twp.	1
The Flats (Warren).....	
County—Trumbull Parts: C.T. 9205-9206	2
West Dayton.....	

**PRIMARY CARE: Ohio—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Montgomery Parts: C.T. 4-6 C.T. 13 C.T. 14.02 C.T. 15-17 C.T. 19-23 C.T. 25-26 C.T. 28-33 C.T. 702.01-702.02 C.T. 703	4
Winton Hills (Cincinnati).....	
County—Hamilton Parts: C.T. 80 (Winton Hills)	2
Woodsfield.....	
County—Monroe Parts: *Adams Twp. *Bethel Twp. *Center Twp. *Franklin Twp. *Green Twp. *Lee Twp. *Malaga Twp. *Ohio Twp. *Perry Twp. *Salem Twp. *Seneca Twp. *Summit Twp. *Sunsburg Twp. *Switzerland Twp. *Washington Twp. *Wayne Twp.	

**PRIMARY CARE: Ohio***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.—Highland Co.....	3
County—Highland Parts: Med. Ind. Pop.	
Medicaid Pop.—Central/Fairfax/Kinsmen ..	1
County—Cuyahoga Parts: C.T. 1079 (Winton Hills) C.T. 1087-1089 C.T. 1091-1093 C.T. 1096-1099 C.T. 1101-1103 C.T. 1129 C.T. 1131-1139 C.T. 1141-1145 C.T. 1147-1148	
Medicaid Pop.—Clark-Fulton/Denison/Tre ..	1
County—Cuyahoga Parts: C.T. 1027-1029 C.T. 1041-1042 C.T. 1044-1049 C.T. 1051-1056	
Medicaid Pop.—Jackson Co.....	2
County—Jackson Parts: Medicaid Pop.	
Medicaid Pop.—Lorain.....	4



**PRIMARY CARE: Ohio—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Lorain	
Parts:	
Lorain City	
Medicaid Pop.—Ross Co.	3
County—Ross	
Parts:	
Medicaid	
Medicaid/MSFW—Sandusky Co.	3
County—Sandusky	
Parts:	
Sandusky	
Pov. Pop.—Lawrence Co.	2
County—Lawrence	
Parts:	
Pov. Pop.	
Pov. Pop.—Springfield	2
County—Clark	
Parts:	
C.T. 1-3	
C.T. 8	
C.T. 9.01-9.02	
C.T. 10	
C.T. 11.01-11.02	
C.T. 12	
Pov. Pop.—W. Collinwood	1
County—Cuyahoga	
Parts:	
C.T. 1169 (Pov. Pop.)	
C.T. 1171-1175 (Pov. Pop.)	
C.T. 1179 (Pov. Pop.)	
C.T. 1261 (Pov. Pop.)	
Pov. Pop.—W. Middletown	1
County—Butler	
Parts:	
C.T. 14 (Part)	
C.T. 128-132	

**PRIMARY CARE: Oklahoma***County Listing*

County Name	Degree of shortage group
*Atoka 3	
Facility: Stringtown Corr. C.	3
*Beaver	4
*Choctaw	1
Cleveland	
Facility: Joseph Harp Corr. C.	1
Facility: Lexington Corr. C.	2
*Coal	3
*Greer	
Facility: Ok. State Pen.—Granite	2
*Haskell	3
*Latimer	4
*Le Flore	
Service Area: South Le Flore	1
Logan	3
*Mayes	
Service Area: Chelsea/New Alluwe	1
McClain	4
*Nowata	
Service Area: Chelsea/New Alluwe	1
Service Area: Nowata	3
Oklahoma	
Service Area: S.E. Oklahoma City	1
Facility: Mabel Bassett Corr. C.	3
Osage	
Facility: Conners Corr. C.	2
Pottawatomie	
Service Area: Konawa	2

**PRIMARY CARE: Oklahoma—Continued***County Listing*

County Name	Degree of shortage group
*Pushmataha	
Service Area: Clayton	1
*Roger Mills	2
Rogers	
Service Area: Chelsea/New Alluwe	1
*Seminole	
Service Area: Konawa	2
*Texas	
Service Area: Texhoma (Ok/Tx)	1
*Tillman	3
Tulsa	
Service Area: North Tulsa	1
Population Group: Am. In. Pop.—Tulsa	1
*Washita	
Service Area: Southwest Washita	1

**PRIMARY CARE: Oklahoma***Service Area Listing*

Service Area Name	Degree of shortage group
Chelsea/New Alluwe	1
County—Mayes	
Parts:	
*Adair E.D. 12	
County—Nowata	
Parts:	
*New Alluwe E.D. 14	
County—Rogers	
Parts:	
E.D. 1-4	
Clayton	1
County—Pushmataha	
Parts:	
*N. Pushmataha CCD	
Konawa	2
County—Pottawatomie	
Parts:	
Maud (C.T. 5012)	
Wanetta-Asher (C.T. 5013)	
County—Seminole	
Parts:	
Konawa CCD	
Seminole South CCD	
North Tulsa	1
County—Tulsa	
Parts:	
C.T. 2-10	
C.T. 12-14	
C.T. 57	
C.T. 62	
C.T. 79	
C.T. 80.01-80.02	
C.T. 91.01	
Nowata	3
County—Nowata	
Parts:	
*Lenapah-Delaware CCD	
*Nowata CCD	
*South Coffeyville-Wann CCD	
S.E. Oklahoma City	1
County—Oklahoma	
Parts:	
C.T. 1039	
C.T. 1048	
C.T. 1053-1054	
C.T. 1073.04	
South Le Flore	1

**PRIMARY CARE: Oklahoma—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Le Flore	
Parts:	
*South Le Flore CCD	
*Talihina CCD	
Southwest Washita	1
County—Washita	
Parts:	
*Southwest Washita CCD	
Texhoma (Ok/Tx)	1
County—Texas	
Parts:	
West Texas CCD	

**PRIMARY CARE: Oklahoma***Population Group Listing*

Population Group	Degree of shortage group
Am. In. Pop.—Tulsa	1
County—Tulsa	
Parts:	
Am. In. Pop	

**PRIMARY CARE: Oklahoma***Facility Listing*

Facility Name	Degree of shortage group
Conners Corr. C.	2
County—Osage	
Joseph Harp Corr. C.	1
County—Cleveland	
Joseph Harp. Corr. C.	
Lexington Corr. C.	2
County—Cleveland	
Lexington Assessment/Recep. C.	
Mabel Bassett Corr. C.	3
County—Oklahoma	
Ok. State Pen.—Granite	2
County—Greer	
Oklahoma State Pen.—Granite	
Stringtown Corr. C.	3
County—Atoka 3	

**PRIMARY CARE: Oregon***County Listing*

County Name	Degree of shortage group
*Baker	
Service Area: Halfway	1
*Benton	
Service Area: Alsea	1
Service Area: Junction City/Harrisburg/Monroe	3
Clackamas	
Service Area: Estacada	2
Service Area: Mt. Hood	3
Population Group: MSFW—Clackamas	1



**PRIMARY CARE: Oregon—Continued***County Listing*

County Name	Degree of shortage group
*Columbia	
Service Area: Clatskanie .....	1
Service Area: Vernonia .....	2
*Coos	
Service Area: Powers .....	1
*Curry	
Service Area: Port Orford .....	2
*Douglas	
Service Area: Glendale .....	1
Population Group: Cow Creek Band Umpqua Indians .....	1
*Gilliam	
Service Area: Arlington .....	1
Service Area: Condon .....	1
*Grant	
Service Area: John Day .....	2
Service Area: Long Creek .....	1
*Harney	
Service Area: Burns .....	2
Service Area: South Harney .....	1
Population Group: Burns Paiute Res. ....	1
*Hood River	
Population Group: MSFW—Hood River (Or/Wa) .....	1
Jackson	
Service Area: Applegate-Williams .....	1
Service Area: Shady Cove .....	1
Population Group: MSFW—Jackson Co. ....	4
*Jefferson	
Population Group: Am Indian Pop-Warm Springs Res. ....	1
*Josephine	
Service Area: Applegate-Williams .....	1
Service Area: Cave Junction .....	2
Service Area: Glendale .....	1
*Klamath	
Service Area: Bly .....	1
Service Area: Chiloquin .....	1
*Lake	
Service Area: Silver Lake .....	1
Lane	
Service Area: Junction City/Harrisburg/Monroe .....	3
Service Area: Lowell .....	1
Service Area: McKenzie .....	1
Service Area: Oakridge .....	3
Service Area: Triangle Lake/Swishome .....	1
Service Area: Veneta .....	4
*Lincoln	
Population Group: Confed. Tribes / Siletz Res. ....	1
*Linn	
Service Area: Junction City/Harrisburg/Monroe .....	3
Service Area: Mill City/Gates .....	1
*Malheur	
Service Area: Jordan Valley .....	1
Service Area: Nyssa (Or/Id) .....	1
Service Area: Vale .....	2
Population Group: MSFW—N. Treasure Valley (Id/Or) .....	1
Marion	
Service Area: Detroit .....	1
Service Area: Mill City/Gates .....	1
Population Group: MSFW—Polk .....	1
Facility: St. Pen./Womens Corr. I. ....	2
Facility: State Corr. I. ....	2
*Morrow	
Service Area: Boardman .....	2
Multnomah	
Population Group: Pov./Homeless Pop.—Burnside (Portland) .....	2
Polk	
Service Area: Willamina .....	1

**PRIMARY CARE: Oregon—Continued***County Listing*

County Name	Degree of shortage group
Population Group: Confed. Tribes Of Grande Ronde Res. ....	1
Population Group: MSFW—Polk .....	1
*Sherman	
Service Area: Mono/Grass Valley .....	1
Service Area: Wasco .....	4
*Tillamook	
Service Area: Nehalem .....	1
Service Area: Pacific City/Cloverdale .....	3
*Umatilla	
Population Group: Am Indian Pop—Umatilla .....	1
Population Group: MSFW—Umatilla .....	2
*Union	
Service Area: Cove/Union .....	1
*Wasco	
Service Area: Maupin .....	2
Population Group: Am Indian Pop-Warm Springs Res. ....	1
Population Group: MSFW—Hood River (Or/Wa) .....	1
Washington	
Population Group: MSFW—Washington .....	1
*Wheeler	
Service Area: Fossil .....	1
Service Area: Mitchell .....	1
Yamhill	
Service Area: Willamina .....	1
Population Group: Confed. Tribes Of Grande Ronde Res. ....	1
Population Group: MSFW—Yamhill .....	1

**PRIMARY CARE: Oregon***Service Area Listing*

Service Area Name	Degree of shortage group
Alsea .....	1
County—Benton	
Parts:	
*S.W. Benton Div. (W 1/3) .....	
Applegate-Williams .....	1
County—Jackson	
Parts:	
Southwest Jackson Div. (S.W. Pt.) .....	
County—Josephine	
Parts:	
*Williams Div. ....	
Arlington .....	1
County—Gilliam	
Parts:	
*Arlington Div. ....	
Bly .....	1
County—Klamath	
Parts:	
*Langell CCD .....	
Boardman .....	2
County—Morrow	
Parts:	
Boardman CCD .....	
Burns .....	2
County—Harney	
Parts:	
Burns CCD .....	
Drewsey CCD .....	
Cave Junction .....	2

**PRIMARY CARE: Oregon—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Josephine	
Parts:	
Cave Junction Div. ....	
E.D. 21 (Wilderville Div. ....	
Chiloquin .....	1
County—Klamath	
Parts:	
*Chiloquin Div. ....	
*Crescent Lake Div. (S. Pt.) .....	
*Keno Div. (N. Pt.) .....	
Clatskanie .....	1
County—Columbia	
Parts:	
Clatskanie CCD .....	
Marshland CCD .....	
Condon .....	1
County—Gilliam	
Parts:	
*Condon Div. ....	
Cove/Union .....	1
County—Union	
Parts:	
*Cove Div. ....	
*Union Div. ....	
Detroit .....	1
County—Marion	
Parts:	
Mill City Div. (E 1/2) .....	
Estacada .....	2
County—Clackamas	
Parts:	
Estacada CCD .....	
Fossil .....	1
County—Wheeler	
Parts:	
*Fossil Div. ....	
Glendale .....	1
County—Douglas	
Parts:	
E.D. 272-274 (S. Umpqua CCD) .....	
County—Josephine	
Parts:	
E.D. 7-8 (grants Pass Div.) .....	
E.D. 16-18 (N.W. Josephine D .....	
Halfway .....	1
County—Baker	
Parts:	
*Eagle Valley CCD .....	
*Halfway CCD .....	
John Day .....	2
County—Grant	
Parts:	
John Day CCD .....	
Prairie City CCD .....	
Seneca CCD .....	
Jordan Valley .....	1
County—Malheur	
Parts:	
*Jordan CCD .....	
Junction City/Harrisburg/Monroe .....	3
County—Benton	
Parts:	
Se Benton CCD (S. 1/2) .....	
County—Lane	
Parts:	
Junction City CCD .....	
County—Linn	
Parts:	
Harrisburg CCD (S. 1/2) .....	
Long Creek .....	1
County—Grant	
Parts:	
*Long Creek Div. ....	
Lowell .....	1



**PRIMARY CARE: Oregon—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Lane Parts: Lowell Div.	
Maupin.....	2
County—Wasco Parts: *Dufur Div. (S. 1/2)	
McKenzie.....	1
County—Lane Parts: C.T. 1 (mckenzie)	
Mill City/Gates.....	1
County—Linn Parts: Mill City CCD (W. Cent.)	
County—Marion Parts: Mill City CCD (W. Cent.)	
Mitchell.....	1
County—Wheeler Parts: *Mitchell Div.	
Moro/Grass Valley.....	1
County—Sherman Parts: *Moro Div.	
Mt. Hood.....	3
County—Clackamas Parts: Mt. Hood CCD	
Nehalem.....	1
County—Tillamook Parts: Nehalem CCD	
Nyssa (Or/Id).....	1
County—Malheur Parts: *Adrian Div. *Nyssa Div. *Owyhee Div.	
Oakridge.....	3
County—Lane Parts: Oakridge CCD	
Pacific City/Cloverdale.....	3
County—Tillamook Parts: Beaver CCD Neskowin CCD	
Port Orford.....	2
County—Curry Parts: Port Orford CCD	
Powers.....	1
County—Coos Parts: *Powers Div.	
Shady Cove.....	1
County—Jackson Parts: Butte Falls-Prospect CCD Shady Cove CCD	
Silver Lake.....	1
County—Lake Parts: *Silver Lake-Ft Rock CCD	
South Harney.....	1
County—Harney Parts: *Diamond Div.	
Triangle Lake/Swisshome.....	1
County—Lane Parts: Mid. Siuslaw/Tri-Lake CCD	
Vale.....	2

**PRIMARY CARE: Oregon—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Malheur Parts: Brogan CCD Juntura CCD Vale CCD West Vale CCD	
Veneta.....	4
County—Lane Parts: Veneta City C.T. 8 (w. 1/2) C.T. 9.02	
Vernonia.....	2
County—Columbia Parts: Vernonia CCD	
Wasco.....	4
County—Sherman Parts: Wasco Div.	
Willamina.....	1
County—Polk Parts: Willamina Div.	
County—Yamhill Parts: Sheridan Div. (W 2/3)	

**PRIMARY CARE: Oregon***Population Group Listing*

Population Group	Degree of shortage group
Am Indian Pop—Umatilla.....	1
County—Umatilla Parts: Reservation Div.	
Am Indian Pop—Warm Springs Res.....	1
County—Jefferson Parts: Warm Springs Div.	
County—Wasco Parts: Warm Springs Div.	
Burns Paiute Res.....	1
County—Harney Parts: Burns Paiute Indian Colo	
Confed. Tribes / Siletz Res.....	1
County—Lincoln Parts: Confed. Tribes/Siletz Re	
Confed. Tribes Of Grande Ronde Res.....	1
County—Polk Parts: Confed. Tribes/Grande Ro	
County—Yamhill Parts: Grande Ronde Res.	
Cow Creek Band Umpqua Indians.....	1
County—Douglas Parts: Cow Creek-Umpqua Indians	
MSFW—Clackamas.....	1
County—Clackamas Parts: MSFW	
MSFW—Hood River (Or/Wa).....	1

**PRIMARY CARE: Oregon—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Hood River Parts: MSFW	
County—Wasco Parts: MSFW	
MSFW—Jackson Co.....	4
County—Jackson Parts: MSFW	
MSFW—N. Treasure Valley (Id/Or).....	1
County—Malheur Parts: MSFW	
MSFW—Polk.....	1
County—Marion Parts: MSFW	
County—Polk Parts: MSFW	
MSFW—Umatilla.....	2
County—Umatilla Parts: MSFW	
MSFW—Washington.....	1
County—Washington Parts: MSFW	
MSFW—Yamhill.....	1
County—Yamhill Parts: MSFW	
Pop./Homeless Pop.—Burnside(Portland).....	2
County—Multnomah Parts: C.T. 21 (w. 1/2) C.T. 51 (w. 1/2)	

**PRIMARY CARE: Oregon***Facility Listing*

Facility Name	Degree of shortage group
St. Pen./Womens Corr. I.....	2
County—Marion St. Pen./Womens Corr. C.	
State Corr. I.....	2
County—Marion	

**PRIMARY CARE: Pennsylvania***County Listing*

County Name	Degree of shortage group
Adams Service Area: North Adams.....	3
Allegheny Service Area: Arlington Heights/St. Clair.....	1
Service Area: Homewood-Brushnton.....	2
Service Area: Manchester.....	2
Service Area: McKees Rocks-Stowe.....	3
Population Group: Medicaid Pop.—E. Liberty.....	1



**PRIMARY CARE: Pennsylvania—**  
Continued  
*County Listing*

County Name	Degree of shortage group
*Armstrong	
Service Area: Dayton Rural Valley.....	4
Service Area: Kiski Valley.....	2
Service Area: Northeast Butler.....	3
Service Area: Punxsutawney.....	3
Beaver	
Service Area: East Liverpool (Oh/Pa/Wv).....	3
*Bedford	
Service Area: Broad Top (Area 22).....	3
Service Area: Hyndman.....	1
*Butler	
Service Area: Northeast Butler.....	3
Cambria	
Service Area: Ebensburg.....	3
Service Area: S. Central Clearfield.....	4
Cameron	
Service Area: Austin-Emporium.....	4
Centre	
Service Area: Snow Shoe.....	1
*Clearfield	
Service Area: Mahaffey.....	1
Service Area: S. Central Clearfield.....	4
Service Area: Snow Shoe.....	1
Columbia	
Service Area: Shamokin.....	3
*Crawford	
Service Area: Conneautville.....	2
Dauphin	
Service Area: Millersburg.....	2
Delaware	
Service Area: City Of Chester.....	2
Erie	
Service Area: Southern Erie.....	4
Population Group: Medicaid Pop.—Erie City.....	3
Fayette	
Service Area: Connellsville.....	4
Service Area: Greensboro.....	2
Service Area: Markleysburg.....	2
Service Area: Republic.....	2
*Franklin	
Service Area: Valleys Community.....	4
*Fulton	
Service Area: Hancock (Md/Pa/Wv).....	2
*Greene	
Service Area: Clay/Battelle (Wv/Pa).....	2
Service Area: Greensboro.....	2
*Huntingdon	
Service Area: Big Valley.....	4
Service Area: Broad Top (Area 22).....	3
Service Area: Cromwell (Pinnng Area 25).....	1
*Indiana	
Service Area: Mahaffey.....	1
Service Area: Punxsutawney.....	3
*Jefferson	
Service Area: Punxsutawney.....	3
*Juniata	
Service Area: Mt. Pleasant Mills-Middleburg.....	2
Lancaster	
Population Group: Pov. Pop.—Welsh Mtn.....	2
Population Group: Span. Sp. Pop.—S.E. Lancaster.....	1
Luzerne	
Service Area: Exeter.....	3
*McKean	
Service Area: Central McKean.....	4
Service Area: Shinglehouse.....	2
Mercer	
Population Group: Medicaid Pop.—Sharon/Farrell.....	4

**PRIMARY CARE: Pennsylvania—**  
Continued  
*County Listing*

County Name	Degree of shortage group
*Mifflin	
Service Area: Big Valley.....	4
*Northumberland	
Service Area: Herndon.....	2
Service Area: Millersburg.....	2
Service Area: Shamokin.....	3
Philadelphia	
Service Area: Lower N. Philadelphia.....	3
Service Area: South Philadelphia.....	4
Service Area: Upper N. Philadelphia.....	4
Service Area: West Philadelphia.....	4
*Potter	
Service Area: Shinglehouse.....	2
Service Area: Westfield.....	1
*Schuylkill	
Service Area: Herndon.....	2
*Snyder	
Service Area: Mt. Pleasant Mills-Middleburg.....	2
Somerset	
Service Area: Confluence (Area 7).....	2
Service Area: Hyndman.....	1
*Sullivan	
Service Area: La Porte.....	4
*Susquehanna	
Service Area: Montrose (Area 14).....	3
*Tioga	
Service Area: Blossburg.....	2
Service Area: Elkland (Ny/Pa).....	2
Service Area: Mansfield.....	2
Service Area: Westfield.....	1
*Wayne	
Service Area: Northern Wayne.....	2
Westmoreland	
Service Area: Connellsville.....	4
Service Area: Kiski Valley.....	2
Wyoming	
Service Area: Exeter.....	3
York	
Service Area: York.....	3

**PRIMARY CARE: Pennsylvania**

*Service Area Listing*

Service Area Name	Degree of shortage group
Arlington Heights/St. Clair.....	1
County—Allegheny	
Parts:	
C.T. 1603-1604	
C.T. 1606	
Austin-Emporium.....	4
County—Cameron	
Big Valley.....	4
County—Huntingdon	
Parts:	
*Barree Twp.	
*Brady Twp. (N. 1/4)	
*Jackson Twp.	
*Miller Twp.	
County—Mifflin	
Parts:	
*Armagh Twp.	
*Brown Twp.	
*Menno Twp.	
*Union Twp.	
Blossburg.....	2

**PRIMARY CARE: Pennsylvania—**  
Continued  
*Service Area Listing*

Service Area Name	Degree of shortage group
County—Tioga	
Parts:	
*Bloss Twp.	
*Blossburg Boro.	
*Covington Twp.	
*Hamilton Twp.	
*Liberty Boro.	
*Liberty Twp. (E. 1/2)	
*Putnam Twp.	
*Union Twp.	
*Ward Twp.	
Broad Top (Area 22).....	3
County—Bedford	
Parts:	
*Broad Top Twp.	
*Coaldale Boro.	
*Hopewell Boro.	
*Liberty Twp.	
*Saxton Boro.	
County—Huntingdon	
Parts:	
*Broad Top City Boro.	
*Carbon Twp.	
*Cass Twp.	
*Cassville Boro.	
*Coalmont Boro.	
*Dudley Boro.	
*Hopewell Twp.	
*Todd Twp.	
*Wood Twp.	
Central McKean.....	1
County—McKean	
Parts:	
*Annin Twp.	
*Eldred Boro.	
*Eldred Twp.	
*Hamlin Twp. (E. 1/2)	
*Keating Twp.	
*Liberty Twp.	
*Mt. Jewett Twp. (E. 1/2)	
*Norwich Twp.	
*Otto Twp.	
*Port Allegany Boro.	
*Sergeant Twp.	
*Smethport Boro.	
City Of Chester.....	2
County—Delaware	
Parts:	
C.T. 4048	
C.T. 4049.01-4049.02	
C.T. 4050-4057	
C.T. 4058.01-4058.02	
C.T. 4059-4060	
Clay/Battelle (Wv/Pa).....	2
County—Greene	
Parts:	
*Aleppo Twp.	
*Freeport Twp.	
*Gilmore Twp.	
*Jackson Twp.	
*Springhill Twp.	
Confluence (Area 7).....	2
County—Somerset	
Parts:	
Addison Boro.	
Addison Twp.	
Casseman Boro.	
Confluence Boro.	
Lower Turkeyfoot Twp.	
Upper Turkeyfoot Twp.	
Conneautville.....	2
County—Crawford	
Parts:	
*Beaver Twp.	



PRIMARY CARE: Pennsylvania—  
Continued

## Service Area Listing

Service Area Name	Degree of shortage group
*Conneaut Twp. *Conneautville Boro. *Cussewago Twp. (W. 1/2) *Hawfield Twp. (W. 1/2) *Linesville Boro. *Pine Twp. *Spring Twp. *Springboro Boro. *Summerhill Twp.	
Connellsville.....	4
County—Fayette	
Parts:	
Bullskin Twp.	
Connellsville City	
Connellsville Twp.	
Dawson Boro.	
Dunbar Boro.	
Dunbar Twp.	
Everson Boro.	
Lower Tyrone Twp.	
S. Connellsville Boro.	
Saltlick Twp.	
Springfield Twp.	
Upper Tyrone Twp.	
Vanderbuilt Boro.	
County—Westmoreland	
Parts:	
E. Huntingdon Twp.	
Mt. Pleasant Boro.	
Mt. Pleasant Twp.	
S. Huntingdon Twp.	
Scottsdale Boro.	
Smithton Boro.	
Cromwell (Plnng Area 25).....	1
County—Huntingdon	
Parts:	
*Clay Twp.	
*Cromwell Twp.	
*Dublin Twp.	
*Orbisonia Boro.	
*Rockhill Boro.	
*Salttillo Boro.	
*Shade Gap Boro.	
*Springfield Twp.	
*Tell Twp.	
*Three Springs Boro.	
Dayton Rural Valley.....	4
County—Armstrong	
Parts:	
*Atwood Boro.	
*Cowanshannock Twp.	
*Dayton Boro.	
*Redbank Twp. (W. 2/3)	
*Rural Valley Boro.	
*Wayne Twp.	
East Liverpool (Oh/Pa/Wv).....	3
County—Beaver	
Parts:	
Georgetown Boro.	
Glascow Boro.	
Greene Twp. (W. 1/3)	
Hookstown Boro.	
Ohioville Boro. (W. 1/3)	
Ebensburg.....	3
County—Cambria	
Parts:	
Blacklick Twp.	
Cambria Twp.	
Ebensburg Boro.	
Jackson Twp. (Vinc)	
Nanty-Glo Boro.	
Vintondale Boro.	
Elkland (Ny/Pa).....	2

PRIMARY CARE: Pennsylvania—  
Continued

## Service Area Listing

Service Area Name	Degree of shortage group
County—Tioga	
Parts:	
*Deerfield Twp.	
*Elkland Boro.	
*Elkland Twp.	
*Farmington Twp.	
*Knoxville Boro.	
*Nelson Twp.	
*Osceola Twp.	
Exeter.....	3
County—Luzerne	
Parts:	
Exeter Boro.	
Exeter Twp.	
Franklin Twp.	
West Wyoming Boro.	
County—Wyoming	
Parts:	
Exeter Twp.	
Falls Twp.	
Greensboro.....	2
County—Fayette	
Parts:	
German Twp.	
Masontown Boro.	
Nicholson Twp.	
Point Marion Boro.	
Springhill Twp.	
County—Greene	
Parts:	
*Dunkard Twp.	
*Greene Twp.	
*Greensboro Boro.	
*Monogahela Twp.	
Hancock (Md/Pa/Wv).....	2
County—Fulton	
Parts:	
*Bethel Twp.	
*Thompson Twp.	
*Union Twp.	
Herndon.....	2
County—Northumberland	
Parts:	
*Herndon Boro.	
*Jackson Twp.	
*Jordan Twp.	
*Little Mahanoy Twp.	
*Lower Mahanoy Twp. (N. 1/2)	
*Upper Mahanoy Twp.	
*W. Cameron Twp.	
*Washington Twp.	
County—Schuylkill	
Parts:	
*Eldred Twp.	
*Upper Mahantango Twp.	
Homewood-Brushton.....	2
County—Allegheny	
Parts:	
C.T. 1207	
C.T. 1301-1306	
Hyndman.....	1
County—Bedford	
Parts:	
*Harrison Twp.	
*Hyndman Boro.	
*Juniata Twp.	
*Londonderry Twp.	
County—Somerset	
Parts:	
Allegheny Twp.	
Fairhope Twp.	
New Baltimore Boro.	
Kiski Valley.....	2

PRIMARY CARE: Pennsylvania—  
Continued

## Service Area Listing

Service Area Name	Degree of shortage group
County—Armstrong	
Parts:	
*Apollo Boro.	
*Bethel Twp.	
*Burrel Twp.	
*Gilpen Twp.	
*Kiskiminetas Twp.	
*Leechburg Boro.	
*N. Apollo Boro.	
*Parks Twp.	
*South Bend Twp.	
County—Westmoreland	
Parts:	
Allegheny Twp.	
Avonmore Boro.	
Bell Twp.	
E. Vandergrift Boro.	
Hyde Park Boro.	
Oklahoma Boro.	
Vandergrift Boro.	
W. Leechburg Boro.	
Washington Twp.	
La Porte.....	4
County—Sullivan	
Parts:	
Cherry Twp.	
Colley Twp.	
Davidson Twp.	
Dushore Boro.	
Eagles Mere Boro.	
Elkland Twp.	
Forks Twp.	
Forksville Boro.	
Hillsgrove Twp.	
La Porte Boro.	
La Porte Twp.	
Shrewsbury Twp.	
Lower N. Philadelphia.....	3
County—Philadelphia	
Parts:	
C.T. 125-142	
C.T. 144-157	
C.T. 162-169	
Mahaffey.....	1
County—Clearfield	
Parts:	
*Bell Twp.	
*Burnside Boro.	
*Burnside Twp.	
*Ferguson Twp. (W. 3/4)	
*Greenwood Twp.	
*Mahaffey Boro.	
*N. Washington Boro.	
*Newburg Boro.	
County—Indiana	
Parts:	
*Banks Twp. (E. 1/4)	
*Glen Campbell Boro.	
Manchester.....	2
County—Allegheny	
Parts:	
C.T. 2101-2103	
C.T. 2106	
C.T. 2201-2202	
C.T. 2502	
Mansfield.....	2
County—Tioga	
Parts:	
*Jackson Twp.	
*Lawrence Twp.	
*Lawrenceville Boro.	
*Mansfield Boro.	
*Richmond Twp.	
*Roseville Boro.	



**PRIMARY CARE: Pennsylvania—**  
Continued

### Service Area Listing

Service Area Name	Degree of shortage group
County—Fayette	
Parts:	
Luzerne Twp.	
Redstone Twp.	
S. Central Clearfield.....	4
County—Cambria	
Parts:	
Reade Twp.	
White Twp.	
County—Clearfield	
Parts:	
Beccaria Twp.	
Bigler Twp.	
Chest Twp.	
Coalport Boro.	
Glen Hope Boro.	
Gulich Twp.	
Irvona Boro.	
Jordan Twp.	
Ramey Boro.	
Westover Boro.	
Shamokin.....	3
County—Columbia	
Parts:	
Cleveland Twp. (S. 1/4)	
County—Northumberland	
Parts:	
*Coal Twp.	
*Kulpmont Boro.	
*Marion Heights Boro.	
*Mt. Carmel Twp.	
*Ralpho Twp.	
*Shamokin City	
*Zerbe Twp.	
Shinglehouse.....	2
County—McKean	
Parts:	
*Ceres Twp.	
County—Potter	
Parts:	
*Clara Twp.	
*Genesee Twp.	
*Oswayo Twp.	
*Oswayo Boro.	
*Pleasant Valley Twp.	
*Sharon Twp.	
*Shinglehouse Boro.	
Snow Shoe.....	1
County—Centre	
Parts:	
Boggs Twp. (S. 1/2)	
Burnside Twp.	
Curtin Twp. (E. 1/2)	
Snow Shoe Boro.	
Snow Shoe Twp.	
Union Twp. (S. 1/2)	
Unionville Boro.	
County—Clearfield	
Parts:	
*Cooper Twp. (N. 2/3)	
*Covington Twp.	
*Karthauss Twp.	
South Philadelphia.....	4
County—Philadelphia	
Parts:	
C.T. 13-14	
C.T. 19-22	
C.T. 33	
Southern Erie.....	4
County—Erie	
Parts:	
Albion Boro.	
Conneaut Twp.	
Cranesville Boro.	



**PRIMARY CARE: Pennsylvania—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Elk Creek Twp. Franklin Twp. Platea Boro. Springfield Twp. Upper N. Philadelphia..... County—Philadelphia Parts: C.T. 170-176 C.T. 195-205	4
Valleys Community..... County—Franklin Parts: *Fannet Twp. *Metal Twp.	4
West Philadelphia..... County—Philadelphia Parts: C.T. 83-85 C.T. 92-96 C.T. 101-105 C.T. 111-113	4
Westfield..... County—Potter Parts: Harrison Twp. Hector Twp.	1
County—Tioga Parts: Brookfield Twp. Chatham Twp. Clymer Twp. Westfield Boro. Westfield Twp.	3
York..... County—York Parts: C.T. 1-3 C.T. 5 C.T. 7 C.T. 10 C.T. 15-16	

**PRIMARY CARE: Pennsylvania***Population Group Listing*

Population Group	Degree of shortage group
Medicaid Pop.—E. Liberty..... County—Allegheny Parts: C.T. 808 C.T. 1006-1007 C.T. 1104 C.T. 1109-1110 C.T. 1201-1204 C.T. 1208	1
Medicaid Pop.—Erie City..... County—Erie Parts: Erie City—Medicaid	3
Medicaid Pop.—Sharon/Farrell..... County—Mercer Parts: Farrell City Sharon City	4
Pov. Pop.—Welsh Mtn..... County—Lancaster Parts: Caernarvon Twp.	2

**PRIMARY CARE: Pennsylvania—  
Continued***Population Group Listing*

Population Group	Degree of shortage group
East Earl Twp. Salisbury Twp. Terre Hill Boro. Span. Sp. Pop.—S.E. Lancaster..... County—Lancaster Parts: C.T. 8-9 C.T. 14-16	1

**PRIMARY CARE: Rhode Island***County Listing*

County Name	Degree of shortage group
Bristol Population Group: Pov. Pop.—Bristol/ E. Providence.....	3
Kent Population Group: Pov. Pop.—Kent Co.....	4
Providence Service Area: Central Falls/Central Pawtucket.....	2
Service Area: Northwest Providence.....	2
Service Area: Northwest Woonsocket.....	2
Population Group: Pov. Pop.—City Of Providence.....	3
Population Group: Pov. Pop.—Bristol/ E. Providence.....	3
Washington Service Area: West Washington.....	2
Population Group: Pov. Pop.—East Washington 14.....	4

**PRIMARY CARE: Rhode Island***Service Area Listing*

Service Area Name	Degree of shortage group
Central Falls/Central Pawtucket..... County—Providence Parts: C.T. 108-111 C.T. 149 C.T. 151-154 C.T. 161 C.T. 164	2
Northwest Providence..... County—Providence Parts: Burrillville Twp. Foster Twp. Glocester Twp.	2
Northwest Woonsocket..... County—Providence Parts: C.T. 172 C.T. 174 C.T. 176 C.T. 178-183	2
West Washington..... County—Washington Parts: Charlestown Twp.	2

**PRIMARY CARE: Rhode Island—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Exeter Twn. Hopkinton Twn. Richmond Twn.	

**PRIMARY CARE: Rhode Island***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.—Bristol/E. Providence..... County—Bristol Parts: Pov. Pop. (Bristol) County—Providence Parts: C.T. 101.01-101.02 (Pov. Pop.) C.T. 102-104 (Pov. Pop.) C.T. 105.01-105.02 (Pov. Pop.) C.T. 106 (Pov. Pop.) C.T. 107.01-107.02 (Pov. Pop.)	3
Pov. Pop.—City Of Providence..... County—Providence Parts: C.T. 1-37	3
Pov. Pop.—East Washington 14..... County—Washington Parts: Narragansett Twn. North Kingstown Twn. South Kingstown Twn.	4
Pov. Pop.—Kent Co..... County—Kent Parts: Pov. Pop.	4

**PRIMARY CARE: South Carolina***County Listing*

County Name	Degree of shortage group
*Abbeville Service Area: Calhoun Falls.....	1
Service Area: Ware Shoals/Princeton .....	3
Aiken Service Area: Springfield.....	1
*Allendale.....	2
Anderson Facility: Perry Corr. I.....	3
*Bamberg Service Area: Bamberg.....	4
Service Area: Smoaks/Lodge .....	1
*Barnwell.....	3
*Beaufort Service Area: Sheldon.....	1
Service Area: St. Helena.....	1
Berkeley.....	1
*Calhoun.....	2
Charleston Service Area: McClellanville/Sampit/ Sanlee.....	1
Service Area: Sea Island.....	2
Population Group: Pov. Pop.—Penin- sula Charleston.....	2
*Chester.....	2



**PRIMARY CARE: South Carolina—  
Continued***County Listing*

County Name	Degree of shortage group
*Chesterfield	
Service Area: Sandhills .....	2
Service Area: Society Hill .....	1
*Clarendon .....	2
*Colleton	
Service Area: Smoaks/Lodge .....	1
*Darlington	
Service Area: Society Hill .....	1
*Dillon .....	4
Dorchester	
Service Area: St. George .....	1
*Edgefield .....	3
*Fairfield .....	1
Florence	
Service Area: Olanda .....	1
*Georgetown	
Service Area: McClellanville/Sampit/Santee .....	1
Greenville	
Service Area: Slater-Marietta .....	1
Population Group: Pov. Pop.—Inner City Greenville/City V .....	1
*Greenwood	
Service Area: Ware Shoals/Princeton .....	3
*Hampton .....	2
*Horry	
Service Area: Little River .....	1
Service Area: Loris .....	3
*Jasper .....	4
*Kershaw	
Service Area: Bethune-Mt. Pisgah .....	1
*Lancaster	
Service Area: Heath Springs .....	4
*Laurens	
Service Area: Ware Shoals/Princeton .....	3
*Lee .....	3
Lexington	
Service Area: Batesburg/Leesville .....	3
Service Area: Pelion-Swansea .....	3
*Marion	
Service Area: Brittons Neck .....	1
*Marlboro .....	4
*McCormick .....	3
*Orangeburg	
Service Area: Eastern Orangeburg .....	4
Service Area: Springfield .....	1
Richland	
Service Area: Eastover .....	1
Service Area: Eau Claire/Greenville .....	1
Service Area: Oak-Waverly .....	1
Facility: Central Corr. I. ....	3
Facility: Kirkland Corr. I. ....	3
Facility: Manning Corr. I. ....	3
Facility: Women'S Corr. I. ....	3
*Saluda .....	1
*Sumter	
Service Area: Olanda .....	1
*Union .....	2
*Williamsburg .....	2

**PRIMARY CARE: South Carolina***Service Area Listing*

Service Area Name	Degree of shortage group
Bamberg .....	4
County—Bamberg	
Parts:	
*Bamberg CCD	

**PRIMARY CARE: South Carolina—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
*Denmark CCD	
*Olar CCD	
Batesburg/Leesville .....	3
County—Lexington	
Parts:	
Batesburg/Leesville CCD	
Gilbert CCD	
Bethune-Mt. Pisgah .....	1
County—Kershaw	
Parts:	
*Bethune CCD	
*Mt. Pisgah CCD	
Brittons Neck .....	1
County—Marion	
Parts:	
*Brittons Neck CCD	
*Centenary CCD	
Calhoun Falls .....	1
County—Abbeville	
Parts:	
Antreville/Lowndesville Cc	
Calhoun Falls CCD	
Eastern Orangeburg .....	4
County—Orangeburg	
Parts:	
Bowman CCD	
Branchville CCD	
Elloree CCD	
Eutawville CCD	
Holly Hill CCD	
Vance CCD	
Eastover .....	1
County—Richland	
Parts:	
Eastover CCD	
Hopkins CCD	
Eau Claire/Greenville .....	1
County—Richland	
Parts:	
C.T. 1-4	
C.T. 105.02	
C.T. 106	
C.T. 107.01-107.03	
C.T. 109	
Heath Springs .....	4
County—Lancaster	
Parts:	
*Heath Springs CCD	
*Kershaw CCD	
Little River .....	1
County—Horry	
Parts:	
*E.D. 680-684 (Little River CCD)	
*E.D. 689 (Longs CCD)	
*E.D. 693 (Longs CCD)	
*E.D. 775 (Conway East CCD)	
Loris .....	3
County—Horry	
Parts:	
*Floyds CCD	
*Loris CCD	
*E.D. 690-692 (Longs CCD)	
*E.D. 694-695 (Longs CCD)	
*E.D. 726-727 (Aynor CCD)	
*E.D. 730-731 (Aynor CCD)	
McClellanville/Sampit/Santee .....	1
County—Charleston	
Parts:	
C.T. 50	
County—Georgetown	
Parts:	
*E.D. 324-327	
Oak-Waverly .....	1

**PRIMARY CARE: South Carolina—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Richland	
Parts:	
C.T. 9-10	
C.T. 13	
Olanda .....	1
County—Florence	
Parts:	
Olanda CCD	
Sardis CCD	
County—Sumter	
Parts:	
*Shiloh CCD	
Pelion-Swansea .....	3
County—Lexington	
Parts:	
Pelion Twn.	
Swansea Twn.	
E.D. 726-731 (Swansea CCD)	
E.D. 736-739 (Pelion CCD)	
Sandhills .....	2
County—Chesterfield	
Parts:	
*Jefferson CCD	
*McBee CCD	
*Pageland CCD	
Sea Island .....	2
County—Charleston	
Parts:	
Edisto Is.	
James Is.	
Johns Is.	
Wadualaw Is.	
Sheldon .....	1
County—Beaufort	
Parts:	
*Sheldon CCD	
Slater-Marietta .....	1
County—Greenville	
Parts:	
C.T. 24	
C.T. 40-41	
Smoaks/Lodge .....	1
County—Bamberg	
Parts:	
*Ehrhart CCD	
County—Colleton	
Parts:	
*Lodge CCD	
*Smoaks CCD	
Society Hill .....	1
County—Chesterfield	
Parts:	
*E.D. 461 (Cheraw CCD)	
*E.D. 463 (Cheraw CCD)	
County—Darlington	
Parts:	
*E.D. 550-554 (Society Hill CCD)	
Springfield .....	1
County—Aiken	
Parts:	
Salley CCD	
Wagener CCD	
County—Orangeburg	
Parts:	
Springfield CCD	
St. George .....	1
County—Dorchester	
Parts:	
Harleyville CCD	
Reevesville CCD	
Ridgeville CCD	
St. George CCD	
St. Helena .....	1



**PRIMARY CARE: South Carolina—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Beaufort Parts: *St. Helena CCD	3
Ware Shoals/Princeton County—Abbeville Parts: *Donalds CCD	
County—Greenwood Parts: *Ware Shoals/Hodges CCD	
County—Laurens Parts: *Princeton CCD	

**PRIMARY CARE: South Carolina***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.—Inner City Greenville/City V County—Greenville Parts: C.T. 1-10 C.T. 12.02 C.T. 13.01 C.T. 21.04-21.05 C.T. 21.09 C.T. 22.01-22.02 C.T. 23.03-23.04	1
Pov. Pop.—Peninsula Charleston County—Charleston Parts: C.T. 1-18 C.T. 33-37 C.T. 41-45	
	2

**PRIMARY CARE: South Carolina***Facility Listing*

Facility Name	Degree of shortage group
Central Corr. I.	3
County—Richland	
Kirkland Corr. I.	3
County—Richland	
Manning Corr. I.	3
County—Richland	
Perry Corr. I.	3
County—Anderson	
Women's Corr. I.	3
County—Richland	

**PRIMARY CARE: South Dakota***County Listing*

County Name	Degree of shortage group
*Aurora Service Area: Corsica/Armour	4
Service Area: Wessington Springs	2
*Bennett	1
*Bon Homme	4
*Brown Service Area: Britton	1
Service Area: Ellendale/Edgely (Nd/Sd)	2
*Buffalo Service Area: Wessington Springs	2
*Butte Service Area: Newell	1
Campbell Service Area: Eureka/Herreid	2
*Charles Mix Service Area: Wagner	1
*Clark	1
*Clay Service Area: Beresford/Alcester	2
Service Area: Vermillion	3
*Corson Service Area: Isabel	1
Service Area: Lemmon (Sd/Nd)	1
Service Area: McLaughlin	1
*Custer Service Area: Custer/Hill	3
Service Area: Hot Springs	4
*Deuel Service Area: Canby (Mn/Sd)	4
Service Area: Clear Lake	1
*Dewey Service Area: Eagle Butte	1
Service Area: Isabel	1
*Douglas Service Area: Corsica/Armour	4
*Edmunds Service Area: Bowdle	3
Service Area: Hoven	1
Service Area: Ipswich/Leola	2
Fall River Service Area: Hot Springs	4
*Faulk	4
*Grant Service Area: Milbank	2
*Gregory Service Area: Fairfax	1
Haakon Service Area: Philip	2
*Hamlin	1
*Hand	4
*Hanson Service Area: Salem	1
*Harding	1
*Hyde Service Area: Gettysburg	2
Service Area: Highmore	1
*Jackson Service Area: Kadoka	1
Service Area: Philip	2
Jerauld Service Area: Wessington Springs	2
*Jones	2
*Kingsbury	3
*Lincoln Service Area: Beresford/Alcester	2
*Lyman	3
Marshall Service Area: Britton	1
McCook Service Area: Salem	1
*McPherson Service Area: Eureka/Herreid	2
Service Area: Ipswich/Leola	2
*Meade Service Area: Faith	2

**PRIMARY CARE: South Dakota—  
Continued***County Listing*

County Name	Degree of shortage group
*Miner	1
*Moody	3
Pennington Service Area: Custer/Hill	3
Service Area: Philip	2
*Perkins Service Area: Faith	2
Service Area: Lemmon (Sd/Nd)	1
*Potter Service Area: Gettysburg	2
Service Area: Hoven	1
*Roberts Service Area: Milbank	2
*Sanborn Service Area: Wessington Springs	2
*Shannon	1
*Spink	3
*Sully Service Area: Gettysburg	2
*Todd	1
*Union Service Area: Beresford/Alcester	2
Service Area: Elk Point	2
*Walworth Service Area: Bowdle	3
Service Area: Hoven	1
*Ziebach Service Area: Eagle Butte	1
Service Area: Faith	2
Service Area: Isabel	1

**PRIMARY CARE: South Dakota***Service Area Listing*

Service Area Name	Degree of shortage group
Beresford/Alcester	2
County—Clay Parts: Glenwood Twp.	
County—Lincoln Parts: Beresford City Brooklyn Twp. Pleasant Twp.	
County—Union Parts: Alcester City Alcester Twp. Beresford City Big Springs Twp. Emmet Twp. Prairie Twp. Virginia Twp.	
Bowdle	3
County—Edmunds Parts: *Bowdle City *Bowdle Twp. *Cloyd Valley Twp. *Cottonwood Lake Twp. *Glen Twp. *Glover Twp. *Hosmer Twp. *Hosmer City *Modena Twp. *Odessa Twp. *Roscoe City *Sangamon Twp.	



**PRIMARY CARE: South Dakota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
County—Walworth Parts: *E. Walworth (Unorg.) N. 3/4 *Java City *Selby City	
Britton.....	1
County—Brown Parts: Hecla City Hecla Twp. Lansing Twp. N. Detroit Twp. Portage Twp. S. Detroit Twp.	
County—Marshall	
Canby (Mn/Sd).....	4
County—Deuel Parts: Gary City Herrick Twp.	
Clear Lake.....	1
County—Deuel Parts: *Altamont City *Altamont Twp. *Antelope Valley Twp. *Astoria City *Blom Twp. *Brandt City *Brandt Twp. *Clear Lake City *Clearlake Twp. *Glenwood Twp. *Goodwin City *Goodwin Twp. *Grange Twp. *Havana Twp. *Hidewood Twp. *Lowe Twp. *Norden Twp. *Portland Twp. *Rome Twp. *Scandinavia Twp. *Toronto Twp.	
Corsica/Armour.....	4
County—Aurora Parts: *Aurora Twp. *Center Twp. *Trura Twp. *Washington Twp.	
County—Douglas	
Custer/Hill.....	3
County—Custer Parts: Custer City E. Custer Unorg. (N.3/4) Fairburn Twn. Hermosa Twn. Pringle Twn. W. Custer Unorg. (N.3/4)	
County—Pennington Parts: Hill City W. Pennington Unorg.	
Eagle Butte.....	1
County—Dewey Parts: *Eagle Butte Twn. *N. Dewey (Unorg.) S. 1/6 *North Eagle Butte *S. Dewey (Unorg.) S. 1/2	

**PRIMARY CARE: South Dakota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
County—Ziebach Parts: *S. Ziebach (Unorg.) E. 1/2	
Elk Point.....	2
County—Union Parts: Brule Twp. Civil Bend Twp. (N. 1/2) Elk Point City Elk Point Twp. Jefferson City Jefferson Twp. (N. 1/2) Richland (Unorg.)	
Ellendale/Edgely (Nd/Sd).....	2
County—Brown Parts: Allison Twp. Frederick Twn. Frederick Twp. Greenfield Twp. Liberty Twp. Osceola Twp. Palmyra Twp. Richland Twp. Savo Twp.	
Eureka/Herreid.....	2
County—Campbell	
County—McPherson Parts: Eureka City Hillview Twn. W. McPherson (Unorg.)	
Fairfax.....	1
County—Gregory Parts: Bonesteel City E. Gregory (Unorg.) Fairfax Civil Twp. Fairfax Twn. Pleasant Valley Twp. S. E. Gregory (Unorg.) Schriever Twp. St. Charles Twp. Star Valley Twp.	
Faith.....	2
County—Meade Parts: *Eagle Twp. *Faith City *Howard Twp. *North Meade (Unorg.) *Union Twp. *Upper Red Owl Twp.	
County—Perkins Parts: *Ada Twp. *Antelope Twp. *Beck Twp. *Brushy Twp. *Chance Twp. *Chaudoin Twp. *Duell Twp. *Englewood Twp. *Foster Twp. *Hall Twp. *Highland Twp. *Lane Tree Twp. *Maltby Twp. *Martin Twp. *Moreau Twp. *S.W. Perkins (Unorg.) *South Perkins (Unorg.) *Vickers Twp. *Vrooman Twp.	

**PRIMARY CARE: South Dakota—  
Continued**
*Service Area Listing*

Service Area Name	Degree of shortage group
*Wells Twp. *West Central Perkins (Unorg.) *West Perkins (Unorg.) *Wynadotte Twp.	
County—Ziebach Parts: *Dupree City *Dupree (Unorg.) *N. Ziebach (Unorg.) W. 1/2 *S. Ziebach (Unorg.) W. 1/2	
Gettysburg.....	2
County—Hyde Parts: North Hyde (Unorg.)	
County—Potter Parts: C. Potter (Unorg.) S. 1/2 E. Potter (Unorg.) S. 1/2 Gettysburg City Lebanon Twn.	
County—Sully Parts: Agar Twn. E. Sully (Unorg.) N. 1/2 Onida City W. Sully (Unorg.) N. 1/2	
Highmore.....	1
County—Hyde Parts: Central Hyde (Unorg.) Crow Creek (Unorg.) Dewey Twp. Highmore City Valley Twp. Washington Twp. William Hamilton Twp.	
Hot Springs.....	4
County—Custer Parts: Buffalo Gap City E. Custer (Unorg.) S.1/4 W. Custer (Unorg.) S.1/4	
County—Fall River	
Hoven.....	1
County—Edmunds Parts: Hillside Twp. Hudson Twp. Madison Twp.	
County—Potter Parts: C. Potter (Unorg.) N. 1/2 E. Potter (Unorg.) N. 1/2 Hoven Twn. Tolstoy Twn.	
County—Walworth Parts: Akaska Twn. E. Walworth (Unorg.) S. 1 Lowry City W. Walworth (Unorg.) S. 1	
Ipswich/Leola.....	2
County—Edmunds Parts: Adrian Twp. Belle Twp. Bryant Twp. Cleveland Twp. Fountain Twp. Harmony (Unorg.) Huntley Twp. Ipswich City Ipswich Twp. Kent Twp.	



**PRIMARY CARE: South Dakota—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Liberty Twp. Loyalton City Montpelier Twp. North Bryant Twp. Powell Twp. Rosette Twp. Union Twp. Vermont Twp. County—McPherson Parts: C. McPherson (Unorg.) Carl Twp. Hoffman Twp. Leola City Long Lake Twp. Wachter Twp. Wacker Twp. Weber Twp. Wetonka Twp.	
Isabel County—Corson Parts: *Fairview Twp. *Pleasant Ridge Twp. County—Dewey Parts: *Isabel City *N. Dewey (Unorg.) N. 5/6 *S. Dewey (Unorg.) N. 1/2 *Timber Lake City County—Ziebach Parts: *N. Ziebach (Unorg.) E. 1/2	1
Kadoka County—Jackson Parts: Belvidere Twp. E. Jackson (Unorg.) S. 2/ E. Washabaugh (Unorg.) Kadoka Twp. W. Washabaugh (Unorg.) Wall Twp.	1
Lemmon (Sd/Nd) County—Corson Parts: Custer Twp. Delaney Twp. Grand Valley Twp. Lake Twp. McIntosh City Morristown Twp. Pioneer Twp. Prairie View Twp. Riverside Twp. Rolling Green Twp. Sherman Twp. Thunder Hawk Twp. Twin Butte Twp. Wautaga Twp. West Corson (Unorg.) County—Perkins Parts: Anderson Twp. Barrett Twp. Bison Twp. Bison Twp. Burdick Twp. Cash Twp. Castle Butte Twp. Clark Twp. De Witt Twp. Duck Creek (Unorg.) East Perkins (Unorg.) Flat Creek Twp.	1

**PRIMARY CARE: South Dakota—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Fredlund Twp. Glendo Twp. Grand River Twp. Horse Creek Twp. Huddins (Unorg.) Independence Twp. Lemmon City Liberty Twp. Lincoln Twp. Lodgepole Twp. Marshfield Twp. Meadow Twp. Plateau Twp. Pleasant Valley Twp. Rainbow Twp. Rockford Twp. Scotch Cap Twp. Seim Twp. Sidney Twp. Strool Twp. Trail Twp. Vail Twp. Viking Twp. White Butte Twp. White Hill Twp. Whitney Twp. Wilson Twp.	
McLaughlin County—Corson Parts: *Cadillac Twp. *Central Corson (Unorg.) *Lincoln Twp. *Mahto Twp. *McLaughlin City *McLaughlin Twp. *N.E. Corson (Unorg.) *Walker Twp.	1
Milbank County—Grant Parts: Adams Twp. Alban Twp. Albee Twp. Blooming Valley Twp. Farmington Twp. Georgia Twp. Grant Center Twp. Kilborn Twp. La Bolt Twp. Lura Twp. Madison Twp. Marvin Twp. Mazeppa Twp. Melrose Twp. Milbank City Osceola Twp. Revillo Twp. Stockholm Twp. Stockholm Twp. Strandburg Twp. Troy Twp. Twin Brooks Twp. Twin Brooks Twp. Vernon Twp.	2
County—Roberts Parts: Garfield Twp. Geneseo Twp.	
Newell County—Butte Parts: Cottonwood Twp. East Butte (Unorg.)	1

**PRIMARY CARE: South Dakota—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Newell Twp. Union Twp. Vale Twp.	
Philip County—Jackson Parts: Cottonwood Twp. E. Jackson (Unorg.) N.1/3 Grandview Twp. Interior Twp. Interior Twp. Jewett Twp. Little Buffalo Twp. N.W. Jackson (Unorg.) Weta Twp. County—Haakon County—Pennington Parts: Ash Twp. Badlands (Unorg.) Castle Butte Twp. Cedar Butte Twp. Cheyenne Twp. Conata Twp. Crooked Creek Twp. Dalzell Canyon (Unorg.) Fairview Twp. Flat Butte Twp. Huron Twp. Imlay Twp. Lake Creek (Unorg.) Lake Flat Twp. Lake Hill Twp. N.E. Pennington (Unorg.) Owanka Twp. Peno Twp. Quinn Twp. Quinn Twp. Rainey Creek Twp. Scenic Twp. Shyne Twp. Sunnyside Twp. Wall Twp. Wasta Twp. Wasta Twp.	2
Salem County—Hanson Parts: Edgerton Twp. Emery Twp. Farmer Twp. Spring Lake Twp. Taylor Twp. County—McCook Vermillion County—Clay Parts: Bethel Twp. Fairview Twp. Garfield Twp. Irene Twp. Meckling Twp. Norway Twp. Pleasant Valley Twp. Prairie Center Twp. Riverside Twp. Spirit Mound Twp. Star Twp. Vermillion City Vermillion Twp. Wakonda Twp.	3
Wagner	1



**PRIMARY CARE: South Dakota—**  
Continued*Service Area Listing*

Service Area Name	Degree of shortage group
County—Charles Mix Parts: Bryan Twp. Choteau Creek Twp. Dante Twn. Goose Lake Twp. Highland Twp. Howard Twp. Kennedy Twp. Lake Andes City Lawrence Twp. Lone Tree Twp. Plain Center Twp. Ravinia Twn. Ree Twp. Rouse Twp. Wagner City Wahehe Twp. White Swan Twp. Wessington Springs.....	2
County—Aurora Parts: Belford Twp. Bristol Twp. Cooper Twp. Crystal Lake Twp. Eureka Twp. Firesteel Twp. Gales Twp. Hopper Twp. Lake Twp. Palatine Twp. Patten Twp. Plankinton City Plankinton Twp. Pleasant Lake Twp. Pleasant Valley Twp. White Lake City White Lake Twp. County—Buffalo Parts: Elvira Twp. S.E. Buffalo (Unorg.) County—Jerauld County—Sanborn Parts: Floyd Twp. Jackson Twp. Logan Twp. Oneida Twp. Silver Creek Twp. Twin Lake Twp. Union Twp. Warren Twp. Woonsocket City Woonsocket Twp.	

**PRIMARY CARE: Tennessee***County Listing*

County Name	Degree of shortage group
Anderson Service Area: Briceville .....	4
*Benton Service Area: Holladay .....	1
*Bledsoe .....	3
Blount Service Area: Tallassee .....	1

**PRIMARY CARE: Tennessee—**  
Continued*County Listing*

County Name	Degree of shortage group
*Campbell .....	4
Carter Service Area: Roan Mountain .....	2
*Chester .....	2
*Claiborne .....	3
*Clay .....	2
*Cocke .....	4
*Crockett .....	3
Davidson Population Group: Pov. & Homeless Pop.—Nashville .....	1
*Decatur .....	2
Dickson Service Area: Vanleer/Slaydon .....	1
*Fayette .....	3
*Fentress .....	4
Grainger .....	1
*Greene Service Area: Baileyton .....	1
*Grundy .....	4
Hamilton Population Group: Pov. Pop.—Chattanooga .....	3
*Hancock .....	3
*Hardeman .....	4
*Hardin Service Area: Saltillo .....	1
Hawkins .....	1
*Haywood .....	4
*Henderson .....	3
*Hickman .....	3
*Houston .....	4
*Jackson .....	2
*Johnson .....	3
Knox Service Area: Mechanicsville .....	1
*Lake .....	1
*Lauderdale .....	4
*Lewis .....	4
*Lincoln Service Area: Cash Point .....	1
*Loudon .....	4
*Macon .....	1
*McNairy .....	4
*Meigs .....	1
*Monroe .....	4
Montgomery Service Area: Vanleer/Slaydon .....	1
*Moore .....	1
*Morgan .....	1
*Obion Service Area: Hornbeak/Samburg .....	1
*Overton .....	4
*Perry .....	2
*Pickett .....	2
*Polk .....	2
*Rhea .....	4
*Roane .....	4
Rutherford Service Area: Eagleville .....	1
*Scott .....	1
Sevier .....	4
Shelby Population Group: Pov. Pop.—Central Memphis .....	1
Population Group: Pov. Pop.—S.W. Memphis .....	1
Population Group: Pov. Pop.—N.W. Memphis .....	1
*Stewart .....	2
Unicoi .....	4
Union .....	1
*Van Buren .....	3
*Wayne .....	3

**PRIMARY CARE: Tennessee—**  
Continued*County Listing*

County Name	Degree of shortage group
*Weakley Service Area: Dukedom/Palmersville .....	1

**PRIMARY CARE: Tennessee***Service Area Listing*

Service Area Name	Degree of shortage group
Baileyton .....	1
County—Greene Parts: Baileyton CCD.	
Briceville .....	4
County—Anderson Parts: Lake City West CCD New River CCD	
Cash Point .....	1
County—Lincoln Parts: Cash Point/Blanche CCD	
Dukedom/Palmersville .....	1
County—Weakley Parts: Chestnut Glade-Dukedom Cc Palmersville CCD	
Eagleville .....	1
County—Rutherford Parts: Eagleville CCD	
Holladay .....	1
County—Benton Parts: Holladay CCD	
Hornbeak/Samburg .....	1
County—Obion Parts: Hornbeak/Samburg CCD	
Mechanicsville .....	1
County—Knox Parts: C.T. 1-2 C.T. 4-7 C.T. 9 C.T. 11-14 C.T. 20 C.T. 28	
Roan Mountain .....	2
County—Carter Parts: Laurel Fork CCD Roan Mountain CCD Tiger Valley CCD	
Saltillo .....	1
County—Hardin Parts: Saltillo CCD	
Tallassee .....	1
County—Blount Parts: Lanier CCD	
Vanleer/Slaydon .....	1
County—Dickson Parts: Vanleer CCD	
County—Montgomery Parts: Palmyra/Shiloh CCD	



**PRIMARY CARE: Tennessee***Population Group Listing*

Population Group	Degree of shortage group
Pov. & Homeless Pop.—Nashville.....	1
County—Davidson	
Parts:	
Homeless Pop.	
C.T. 112-126	
C.T. 128-130	
C.T. 132-152	
C.T. 153-181	
Pov. Pop.—Central Memphis.....	1
County—Shelby	
Parts:	
C.T. 13-15	
C.T. 28	
C.T. 30	
Pov. Pop.—Chattanooga.....	3
County—Hamilton	
Parts:	
C.T. 1-16	
C.T. 18-27	
C.T. 31	
C.T. 115	
Pov. Pop.—N.W. Memphis.....	1
County—Shelby	
Parts:	
C.T. 1-10	
C.T. 18-24	
C.T. 90	
Pov. Pop.—S.W. Memphis.....	1
County—Shelby	
Parts:	
C.T. 40-69	
C.T. 75	
C.T. 78.10	
C.T. 78.20	

**PRIMARY CARE: Texas***County Listing*

County Name	Degree of shortage group
*Anderson	
Facility: Beto II Prs.....	3
Facility: Beto Prs.....	2
Facility: Coffield Prs.....	3
*Aransas	
Population Group: Pov. Pop.—Aransas Co.....	1
*Archer.....	3
*Armstrong.....	2
*Atascosa.....	3
*Bailey.....	4
*Bandera.....	2
*Bee.....	4
Bexar	
Service Area: San Antonio (West Side) ..	3
Service Area: San Antonio (South Side).....	2
Service Area: San Antonio (Southern Rural).....	1
Service Area: San Antonio (Eastside).....	1
*Borden.....	1
Brazoria	
Facility: Clemons Prs.....	1
Facility: Darrington Prs.....	2
Facility: Ramsey I Prs.....	3
Facility: Ramsey II Prs.....	1
Facility: Ramsey III Prs.....	1
Facility: Retrieve Prs.....	1

**PRIMARY CARE: Texas—Continued***County Listing*

County Name	Degree of shortage group
*Brewster	
Service Area: South Brewster/Big Bend.....	1
Briscoe	
Service Area: Silverton/Turkey.....	2
*Burleson.....	1
Cameron	
Population Group: Pov./Mig. Pop.—Cameron Co.....	4
*Carson.....	1
*Castro.....	4
*Chambers.....	3
*Coke.....	1
*Coleman.....	1
*Collingsworth.....	1
Coryell	4
Facility: Hilltop Prs.....	1
*Crockett.....	2
*Crosby.....	2
*Culberson.....	3
*Dallam.....	1
Dallas	
Service Area: Lisbon.....	1
Service Area: Simpson Stuart.....	2
Service Area: South Dallas.....	4
Service Area: Trinity.....	1
Service Area: West Dallas.....	1
Population Group: Am. In. Below Pov./Dallas-Ft. Worth.....	1
*Dawson.....	4
*Deaf Smith.....	4
*Delta.....	4
*Dickens	
Service Area: Dickens-King.....	1
Dimmit	
Service Area: Dimmit-Zavala.....	3
*Donley.....	2
*Duval.....	4
El Paso	
Service Area: South El Paso.....	2
Service Area: Southeast El Paso.....	1
*Falls.....	2
Fort Bend	
Facility: Central Prs.....	1
Facility: Jester II Prs.....	2
Facility: Jester III Prs.....	1
*Frio.....	2
*Gaines.....	4
Galveston	
Service Area: Bolivar Peninsula.....	1
*Garza.....	4
*Glasscock.....	1
*Goliad.....	3
*Gonzales.....	4
*Grimes.....	3
Facility: Pack I Prs.....	1
Facility: Pack II Prs.....	1
*Hale	
Population Group: Mig. Pop.—Hale Co.....	4
*Hall	
Service Area: Silverton/Turkey.....	2
*Hamilton.....	4
Hardin.....	4
*Hartley.....	1
Hidalgo	
Population Group: Pov./Mig. Pop.—Hidalgo Co.....	3
*Hockley.....	4
*Houston	
Facility: Eastham Prs.....	2
*Hudspeth.....	1
*Hunt	
Population Group: Pov. Pop.—Hunt Co.....	3
*Irion.....	1
*Jackson.....	2

**PRIMARY CARE: Texas—Continued***County Listing*

County Name	Degree of shortage group
*Jeff Davis	
Service Area: Fort Davis/Marfa.....	2
Jefferson	
Service Area: Beaumont Inner City.....	1
Service Area: Port Arthur Inner City.....	1
*Jim Wells.....	2
*Karnes.....	4
*Kent.....	1
*Kimble.....	1
*King	
Service Area: Dickens-King.....	1
*Knox.....	4
*La Salle.....	1
*Lamb.....	3
*Lampasas.....	2
Leon	
Service Area: Leon/Madison.....	2
*Lipscomb.....	2
*Live Oak.....	4
*Loving.....	1
Lubbock	
Service Area: East Lubbock.....	1
*Lynn.....	1
Madison	
Service Area: Leon/Madison.....	2
Facility: Ferguson Prs.....	2
*Marion.....	1
*Martin.....	4
*Mason.....	3
*Maverick.....	2
*McMullen.....	1
*Medina.....	4
*Mills.....	3
*Mitchell.....	4
*Motley.....	1
*Nacogdoches	
Population Group: Pov. Pop.—Nacogdoches Co.....	3
*Newton.....	1
Nueces	
Service Area: Port Aransas.....	1
*Oldham.....	1
*Panola.....	4
*Parmer.....	1
*Pecos.....	4
*Polk.....	4
*Presidio	
Service Area: Fort Davis/Marfa.....	2
Service Area: Presidio.....	2
*Rains.....	2
*Real.....	4
*Red River.....	1
*Reeves.....	3
*Refugio.....	2
*Sabine.....	1
*San Augustine.....	4
*San Jacinto.....	1
*San Saba.....	1
*Scurry.....	4
*Shelby.....	4
*Sherman	
Service Area: Texhoma (Ok/Tx).....	1
*Starr.....	1
*Stephens	
Population Group: Pov. Pop.—Stephens Co.....	3
*Sutton.....	1
Tarrant	
Service Area: Poly/Stop Six.....	1
Population Group: Am. In. Below Pov./Dallas-Ft. Worth.....	1
*Terrell.....	1
*Terry.....	2
*Throckmorton.....	1
*Trinity.....	1



**PRIMARY CARE: Texas—Continued***County Listing*

County Name	Degree of shortage group
*Uvalde Population Group: Pov. Pop.—Uvalde Co.	4
*Val Verde	2
*Van Zandt	4
*Walker	
Facility: Diagnostic Prs.	3
Facility: Ellis Prs.	2
Facility: Goree Prs.	1
Facility: Huntsville Prs.	1
Facility: Wynne Prs.	2
*Ward	4
Webb	4
*Willacy	4
*Wilson	2
*Winkler	4
*Yoakum	1
*Zapata	3
Zavala	
Service Area: Dimmit-Zavala	3

**PRIMARY CARE: Texas***Service Area Listing*

Service Area Name	Degree of shortage group
Beaumont Inner City	1
County—Jefferson	
Parts:	
C.T. 1.03	
C.T. 6-10	
C.T. 15-19	
Bolivar Peninsula	1
County—Galveston	
Parts:	
C.T. 1254	
Dickens-King	1
County—Dickens	
County—King	
Dimmit-Zavala	3
County—Dimmit	
County—Zavala	
East Lubbock	1
County—Lubbock	
Parts:	
C.T. 2.01-2.02	
C.T. 3	
C.T. 8-11	
C.T. 12.01-12.02	
C.T. 25	
Fort Davis/Marfa	2
County—Jeff Davis	
County—Presidio	
Parts:	
*Marfa CCD	
Leon/Madison	2
County—Leon	
County—Madison	
Lisbon	1
County—Dallas	
Parts:	
C.T. 56-57	
C.T. 59.01-59.02	
C.T. 87.01	
C.T. 87.03-87.05	
C.T. 88.01-88.02	
Poly/Stop Six	1
County—Tarrant	
Parts:	
C.T. 1035	

**PRIMARY CARE: Texas—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
C.T. 1036.01	
C.T. 1037.01-1037.02	
C.T. 1046.01	
C.T. 1046.04	
C.T. 1062.01-1062.02	
C.T. 1063	
Port Aransas	1
County—Nueces	
Parts:	
E.D. 401-403 (Pt. Aransas CCD)	
Port Arthur Inner City	1
County—Jefferson	
Parts:	
C.T. 51-54	
C.T. 57-62	
Presidio	2
County—Presidio	
Parts:	
*Presidio CCD	
San Antonio (Eastside)	1
County—Bexar	
Parts:	
C.T. 1102-1103	
C.T. 1110	
C.T. 1301-1312	
C.T. 1401	
San Antonio (South Side)	2
County—Bexar	
Parts:	
C.T. 1501	
C.T. 1503-1507	
C.T. 1510	
C.T. 1601-1605	
San Antonio (Southern Rural)	1
County—Bexar	
Parts:	
C.T. 1416-1418	
C.T. 1519-1522	
C.T. 1610-1612	
C.T. 1619-1620	
San Antonio (West Side)	3
County—Bexar	
Parts:	
C.T. 1606-1607	
C.T. 1701	
C.T. 1703-1704	
C.T. 1707-1712	
C.T. 1715-1716	
Silverton/Turkey	2
County—Briscoe	
County—Hall	
Parts:	
Turkey CCD	
Simpson Stuart	2
County—Dallas	
Parts:	
C.T. 112-113	
C.T. 114.01-114.02	
C.T. 167.01	
C.T. 169.01	
South Brewster/Big Bend	1
County—Brewster	
Parts:	
E.D. 337-347 (Alpine CCD)	
South Dallas	4
County—Dallas	
Parts:	
C.T. 29-30	
C.T. 32.02	
C.T. 33-38	
C.T. 39.01-39.02	
C.T. 40	
C.T. 115	
South El Paso	2

**PRIMARY CARE: Texas—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—El Paso	
Parts:	
C.T. 17-21	
C.T. 28-29	
Southeast El Paso	1
County—El Paso	
Parts:	
C.T. 39-40	
C.T. 104-105	
Texhoma (Ok/Tx)	1
County—Sherman	
Parts:	
Stratford East CCD	
Trinity	1
County—Dallas	
Parts:	
C.T. 41	
C.T. 49	
C.T. 54-55	
C.T. 86.01-86.02	
C.T. 89	
West Dallas	1
County—Dallas	
Parts:	
C.T. 43	
C.T. 101-106	

**PRIMARY CARE: Texas***Population Group Listing*

Population Group	Degree of shortage group
Am. In. Below Pov./Dallas-Ft. Worth	1
County—Dallas	
Parts:	
Am. In. Below Pov.	
County—Tarrant	
Parts:	
Am. In. Below Pov.	
Mig. Pop.—Hale Co.	4
County—Hale	
Parts:	
Mig. Pop.	
Pov. Pop.—Aransas Co.	1
County—Aransas	
Parts:	
Pov. Pop.	
Pov. Pop.—Hunt Co.	3
County—Hunt	
Parts:	
Pov. Pop.	
Pov. Pop.—Nacogdoches Co.	3
County—Nacogdoches	
Pov. Pop.—Stephens Co.	3
County—Stephens	
Parts:	
Pov. Pop.	
Pov. Pop.—Uvalde Co.	4
County—Uvalde	
Parts:	
Pov. Pop.	
Pov./Mig. Pop.—Cameron Co.	4
County—Cameron	
Parts:	
Mig. Pop.	
Pov. Pop.	
Pov./Mig. Pop.—Hidalgo Co.	3
County—Hidalgo	
Parts:	
Mig. Pop.	



**PRIMARY CARE: Texas—Continued***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.	

**PRIMARY CARE: Texas***Facility Listing*

Facility Name	Degree of shortage group
Beto II Prs.	3
County—Anderson	
Beto Prs.	2
County—Anderson	
Central Prs.	1
County—Fort Bend	
Clemons Prs.	1
County—Brazoria	
Coffield Prs.	3
County—Anderson	
Darrington Prs.	2
County—Brazoria	
Diagnostic Prs.	3
County—Walker	
Eastham Prs.	2
County—Houston	
Ellis Prs.	2
County—Walker	
Ferguson Prs.	2
County—Madison	
Goree Prs.	1
County—Walker	
Hilltop Prs.	1
County—Coryell 4	
Huntsville Prs.	1
County—Walker	
Jester II Prs.	2
County—Fort Bend	
Jester III Prs.	1
County—Fort Bend	
Pack I Prs.	1
County—Grimes 3	
Pack II Prs.	1
County—Grimes 3	
Ramsey I Prs.	3
County—Brazoria	
Ramsey II Prs.	1
County—Brazoria	
Ramsey III Prs.	1
County—Brazoria	
Retrieve Prs.	1
County—Brazoria	
Wynne Prs.	2
County—Walker	

**PRIMARY CARE: Utah***County Listing*

County Name	Degree of shortage group
*Daggett	1
Duchesne	
Service Area: Roosevelt	4
*Emery	
Service Area: Castle Dale	1
Service Area: Green River	1
*Garfield	
Service Area: Panguitch	2

**PRIMARY CARE: Utah—Continued***County Listing*

County Name	Degree of shortage group
*Grand	
Service Area: Green River	1
*Iron	
Service Area: Enterprise	1
Kane	
Service Area: Kanab/Fredonia (Ut/Az)	2
*Millard	
Service Area: Delta	1
*Piute	
Service Area: Richfield	4
*Rich	1
Salt Lake	
Population Group: Pov./HmIs./S.E.	
Asian Refugs.—N.W. Sal	2
*San Juan	
Service Area: Blanding/Monticello	1
Service Area: Montezuma Creek	1
*Sanpete	
Service Area: Mount Pleasant/Ephraim	3
Sevier	
Service Area: Richfield	4
*Tooele	
Service Area: Tooele	2
Service Area: Wendover (Ut/Nv)	1
*Uintah	
Service Area: Roosevelt	4
Service Area: Vernal	4
Utah	
Population Group: Pov./Mig.—Utah	
Co.	2
*Washington	
Service Area: Enterprise	1
Service Area: Hurricane	2
*Wayne	1
Weber	
Service Area: Central And West	
Ogden	1

**PRIMARY CARE: Utah***Service Area Listing*

Service Area Name	Degree of shortage group
Blanding/Monticello	1
County—San Juan	
Parts:	
*Blanding Div.	
*Monticello Div.	
Castle Dale	1
County—Emery	
Parts:	
*Castle Dale-Huntington Div.	
*Emery-Ferron Div.	
Central And West Ogden	1
County—Weber	
Parts:	
C.T. 2003-2004	
C.T. 2010-2012	
C.T. 2018-2019	
Delta	1
County—Millard	
Parts:	
Delta Div.	
Oak City—Scipio Div.	
Enterprise	1
County—Iron	
Parts:	
*Beryl-Newcastle Div.	

**PRIMARY CARE: Utah—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Washington	
Parts:	
*Enterprise Div.	
Green River	1
County—Emery	
Parts:	
*Green River Div.	
County—Grand	
Parts:	
*Thompson Div. (N.W. Pt)	
Hurricane	2
County—Washington	
Parts:	
Hurricane Div.	
Kanab/Fredonia (Ut/Az)	2
County—Kane	
Montezuma Creek	1
County—San Juan	
Parts:	
*Ojato Div.	
*Red Mesa Div.	
Mount Pleasant/Ephraim	3
County—Sanpete	
Parts:	
Ephraim-Manti CCD (N 1/4)	
Mt. Pleasant-Moroni CCD	
Panguitch	2
County—Garfield	
Parts:	
Escalante Div.	
Panguitch Div.	
Tropic Div.	
Richfield	4
County—Piute	
Parts:	
Marysville Div.	
County—Sevier	
Roosevelt	4
County—Duchesne	
County—Uintah	
Parts:	
Uintah And Ouray CCD	
Tooele	2
County—Tooele	
Parts:	
Onaqui Div.	
Tooele-Grantsville Div.	
Vernal	4
County—Uintah	
Parts:	
*Vernal Div.	
Wendover (Ut/Nv)	1
County—Tooele	
Parts:	
Dugway-Wendover Div. (W.1)	

**PRIMARY CARE: Utah***Population Group Listing*

Population Group	Degree of shortage group
Pov./HmIs./S.E. Asian Refugs.—N.W.	
Sal	2
County—Salt Lake	
Parts:	
C.T. 1001	
C.T. 1003.03-1003.04	
C.T. 1004-1006	
C.T. 1024-1027	
Pov./Mig.—Utah Co.	2



**PRIMARY CARE: Utah—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Utah	
Parts:	
Migrant Pop.	
Poverty Pop.	

**PRIMARY CARE: Vermont***County Listing*

County Name	Degree of shortage group
*Addison	
Service Area: Otter Creek Valley.....	4
Service Area: Route 100.....	4
*Caledonia	
Service Area: Hardwick.....	1
*Essex	
Service Area: Island Pond.....	1
Franklin	
Service Area: Richford-Enosburg.....	3
Grand Isle.....	2
*Lamoille	
Service Area: Hardwick.....	1
*Orleans	
Service Area: Hardwick.....	1
*Rutland	
Service Area: Black River Valley.....	2
Service Area: Otter Creek Valley.....	4
Service Area: Route 100.....	4
*Washington	
Service Area: Hardwick.....	1
*Windsor	
Service Area: Black River Valley.....	2
Service Area: Route 100.....	4

**PRIMARY CARE: Vermont***Service Area Listing*

Service Area Name	Degree of shortage group
Black River Valley.....	2
County—Rutland	
Parts:	
*Mt Holly Twn.	
County—Windsor	
Parts:	
*Cavendish Twn.	
*Ludlow Twn.	
*Reading Twn.	
*Weathersfield Twn.	
Hardwick.....	1
County—Caledonia	
Parts:	
*Hardwick Twn.	
*Walden Twn.	
County—Lamoille	
Parts:	
*Wolcott Twn.	
County—Orleans	
Parts:	
*Craftsbury Twn.	
*Greensboro Twn.	
County—Washington	
Parts:	
*Woodbury Twn.	
Island Pond.....	1

**PRIMARY CARE: Vermont—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Essex	
Parts:	
*Averys Grore	
*Brighton Twn.	
*Ferdinand Twn.	
*Lewis Twp.	
*Norton Twn.	
*Warners Grant	
*Warrens Gore	
Otter Creek Valley.....	4
County—Addison	
Parts:	
*Goshen Twn.	
*Leicester Twn.	
*Orwell Twn.	
*Shoreham Twn.	
*Whiting Twn.	
County—Rutland	
Parts:	
*Brandon Twn.	
*Hubbardton Twn.	
*Pittsford Twn.	
*Sudbury Twn.	
Richford-Enosburg.....	3
County—Franklin	
Parts:	
*Bakersfield Twn.	
*Berkshire Twn.	
*Enosburg Twn.	
*Fairfield Twn.	
*Franklin Twn.	
*Montgomery Twn.	
*Richford Twn.	
*Sheldon Twn.	
Route 100.....	4
County—Addison	
Parts:	
*Granville Twn.	
*Hancock Twn.	
County—Rutland	
Parts:	
*Pittsfield Twn.	
County—Windsor	
Parts:	
*Rochester Twn.	
*Stockbridge Twn.	

**PRIMARY CARE: Virginia***County Listing*

County Name	Degree of shortage group
*Accomack.....	2
Albermarle/Charlottes.	
Service Area: Southern Albemarle.....	1
*Amelia.....	2
*Augusta/Staunton-Waynesb.	
Service Area: Craigsville.....	1
Service Area: South River.....	2
*Bland.....	1
Brunswick	
Service Area: South Hill.....	4
Buckingham	
Service Area: Tri-County(Buck/Fluv/Cumb).....	1
Campbell/Lynchburg	
Population Group: Pov. Pop.—Lynchburg.....	1
*Caroline.....	1
*Charlotte.....	3

**PRIMARY CARE: Virginia—Continued***County Listing*

County Name	Degree of shortage group
Chesapeake	
Service Area: Southeast Chesapeake.....	1
*Craig.....	3
Cumberland	
Service Area: Tri-County(Buck/Fluv/Cumb).....	1
*Dickenson.....	3
Dinwiddie/Petersburg	
Service Area: McKenney.....	1
*Floyd.....	3
Fluvanna	
Service Area: Tri-County(Buck/Fluv/Cumb).....	1
*Franklin.....	3
*King And Queen	
Service Area: Northern King William.....	3
*King George.....	3
*King William	
Service Area: Northern King William.....	3
*Lee	
Service Area: Western Lee.....	4
*Lunenburg.....	2
Mecklenburg	
Service Area: South Hill.....	4
*Nelson.....	3
Newport News	
Service Area: East End.....	4
Norfolk/Portsmouth	
Service Area: Norfolk Area 3.....	1
Service Area: Norfolk Area 2.....	1
Service Area: Norfolk Area 1.....	4
*Page.....	4
*Patrick.....	4
Pittsylvania/Danville	
Service Area: Northern Pittsylvania.....	2
*Richmond.....	4
*Rockbridge/Buena Vista	
Service Area: Craigsville.....	1
Service Area: South River.....	2
*Russell.....	3
Scott	
Service Area: Dungannon.....	1
*Smyth	
Service Area: Saltville.....	1
*Southampton/Franklin	
Service Area: Berlin-Ivor.....	1
*Surrey.....	1
*Sussex.....	1
Washington/Bristol	
Service Area: Saltville.....	1

**PRIMARY CARE: Virginia***Service Area Listing*

Service Area Name	Degree of shortage group
Berlin-Ivor.....	1
County—Southampton/Franklin	
Parts:	
Berlin-Ivor Dist.	
Craigsville.....	1
County—Augusta/Staunton-Waynesb.	
Parts:	
Pastures Dist.	
Riverhead Dist. (W. 1/2)	
County—Rockbridge/Buena Vista	
Parts:	
Walkers Creek Dist. (W. 1)	
Dungannon.....	1



**PRIMARY CARE: Virginia—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Scott	
Parts:	
Dekalb Dist.	
Floyd Dist.	
Johnson Dist.	
East End .....	4
County—Newport News	
Parts:	
C.T. 302-309	
C.T. 313	
McKenney .....	1
County—Dinwiddie/Petersburg	
Parts:	
Sapony Dist.	
Norfolk Area 1 .....	4
County—Norfolk/Portsmouth	
Parts:	
C.T. 32-33	
C.T. 60-61	
Norfolk Area 2 .....	1
County—Norfolk/Portsmouth	
Parts:	
C.T. 34	
C.T. 35.01-35.02	
Norfolk Area 3 .....	1
County—Norfolk/Portsmouth	
Parts:	
C.T. 50	
C.T. 52-53	
Northern King William .....	3
County—King And Queen	
Parts:	
*Newtown Dist.	
*Stevensville Dist.	
County—King William	
Parts:	
*Acquinton Dist.	
*Mangohick Dist.	
Northern Pittsylvania .....	2
County—Pittsylvania/Danville	
Parts:	
C.T. 101-107	
Saltsville .....	1
County—Smyth	
Parts:	
North Fork Dist.	
Saltsville Dist.	
County—Washington/Bristol	
Parts:	
Jefferson Dist.	
South Hill .....	4
County—Brunswick	
County—Mecklenburg	
South River .....	2
County—Augusta/Staunton-Waynesb.	
Parts:	
Riverhead Dist. (E. 1/2)	
County—Rockbridge/Buena Vista	
Parts:	
South River Dist.	
Walkers Creek Dist. (E. 1	
Southeast Chesapeake .....	1
County—Chesapeake	
Parts:	
C.T. 211.02	
C.T. 212	
Southern Albemarle .....	1
County—Albemarle/Charlottes.	
Parts:	
Scottsville Dist.	
Tri-County(Buck/Fluv/Cumb) .....	1
County—Buckingham	
County—Cumberland	
County—Fluvanna	
Western Lee .....	4

**PRIMARY CARE: Virginia—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Lee	
Parts:	
Rose Hill Dist.	
White Shoals Dist.	
<b>PRIMARY CARE: Virginia</b>	
<i>Population Group Listing</i>	
Population Group	Degree of shortage group
Pov. Pop.—Lynchburg .....	1
County—Campbell/Lynchburg	
Parts:	
Lynchburg City	
<b>PRIMARY CARE: Washington</b>	
<i>County Listing</i>	
County Name	Degree of shortage group
Benton	
Population Group: MSFW—Benton/	
Franklin .....	1
Population Group: MSFW—Toppenish/	
Grandview .....	1
*Chelan	
Population Group: MSFW—Chelan/	
Douglas .....	1
*Clallam	
Service Area: Clallam Bay/Neah Bay .....	2
Population Group: Lower Elwha Indian	
Tribe .....	1
Clark	
Service Area: Yacolt .....	1
*Columbia	
Population Group: MSFW—Walla	
Walla/Columbia .....	2
*Cowlitz	
Service Area: Toledo/Vader .....	2
*Douglas	
Service Area: Grand Coulee .....	2
Population Group: MSFW—Chelan/	
Douglas .....	1
*Ferry	
Service Area: Republic .....	2
Population Group: Am. In.—Colville	
Res. ....	1
Franklin	
Population Group: MSFW—Benton/	
Franklin .....	1
*Grant	
Service Area: Grand Coulee .....	2
Population Group: MSFW—Grant .....	1
*Grays Harbor	
Service Area: Copalis Beach .....	2
Service Area: Neilton .....	1
Service Area: Westport .....	2
*Klickitat	
Population Group: MSFW—Hood River	
(Or/Wa) .....	1
*Lewis	
Service Area: Morton .....	4
Service Area: Pe Ell .....	1
Service Area: Toledo/Vader .....	2

**PRIMARY CARE: Washington—****Continued***County Listing*

County Name	Degree of shortage group
*Lincoln	
Service Area: Grand Coulee .....	2
Service Area: Odessa .....	1
*Okanogan	
Service Area: Grand Coulee .....	2
Population Group: Am. In.—Colville	
Res. ....	1
Population Group: MSFW—Okanogan	
Co. ....	1
*Pacific	
Service Area: Naselle/Grays River .....	1
Service Area: Westport .....	2
*Pend Oreille	
Service Area: Ione/Metaline Falls .....	1
Service Area: Newport/Cusick .....	2
Pierce	
Service Area: Longbranch .....	2
Population Group: Med. Ind. Pop.—	
Pierce .....	4
*Skagit	
Population Group: MSFW—Skagit .....	1
Snohomish	
Service Area: Darrington .....	4
Population Group: Stillaguamish Ind.	
Tribe .....	1
Spokane	
Service Area: Deer Park .....	2
Service Area: Rockford .....	2
Population Group: Am. In.—Spokane .....	1
*Stevens	
Service Area: Chewelah .....	1
Service Area: Deer Park .....	2
Service Area: Northport .....	1
*Wahkiakum	
Service Area: Naselle/Grays River .....	1
*Walla Walla	
Population Group: MSFW—Walla	
Walla/Columbia .....	2
Whatcom	
Population Group: MSFW—Whatcom .....	1
*Whitman	
Service Area: Northeast Whitman .....	4
Service Area: Rock Lake/La Crosse .....	4
Yakima	
Population Group: MSFW—Toppenish/	
Grandview .....	1

**PRIMARY CARE: Washington***Service Area Listing*

Service Area Name	Degree of shortage group
Chewelah .....	1
County—Stevens	
Parts:	
*Chewelah CCD	
*Columbia CCD	
*Springdale CCD	
Clallam Bay/Neah Bay .....	2
County—Clallam	
Parts:	
Clallam Bay-Neah Bay Div.	
Copalis Beach .....	2
County—Grays Harbor	
Parts:	
North Beach CCD	
Darrington .....	4



**PRIMARY CARE: Washington—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Snohomish Parts: Cascade CCD	
Deer Park.....	2
County—Spokane Parts: Deer Park CCD (C.T. 102) Deer Park CCD (C.T. 103.0) Deer Park CCD (C.T. 103.0)	
County—Stevens Parts: Loon Lake CCD (E.D. 203) Loon Lake CCD (E.D. 204))	
Grand Coulee.....	2
County—Douglas Parts: Coulee Dam Twn. Mansfield Twn. E.D. 256-257 (Bridgeport Div. E.D. 265 (Waterville Div.	
County—Grant Parts: Coulee City Div. (N. 2/3) Grand Coulee Div.	
County—Lincoln Parts: Wilbur Div. (W 2/3)	
County—Okanogan Parts: Coulee Dam Twn Elmer City Twn. Nespelem Twn. E.D. 751 (Colville Res. D E.D. 760-761 (Colville Res. D	
Ione/Metaline Falls.....	1
County—Pend Oreille Parts: *Ione/Metaline Falls Div.	
Longbranch.....	2
County—Pierce Parts: Lower Peninsula Div. (C.T. 726)	
Morton.....	4
County—Lewis Parts: Big Bottom CCD Mineral CCD Morton CCD E.D. 63 (Mossyrock CCD) E.D. 82 (Mossyrock CCD) E.D. 82 (Ethel CCD) E.D. 84 (Mossyrock CCD)	
Naselle/Grays River.....	1
County—Pacific Parts: *Naselle Div.	
County—Wahkiakum Parts: *Grays River	
Neilton.....	1
County—Grays Harbor Parts: Humptulips CCD (N. 1/3) Lake Quinalt CCD	
Newport/Cusick.....	2
County—Pend Oreille Parts: *Newport Div.	
Northeast Whitman.....	4
County—Whitman Parts: *Rosalia Div. *Steptoe Div. *Tekoa Div.	

**PRIMARY CARE: Washington—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Northport.....	1
County—Stevens Parts: Kettle Falls CCD (N. 1/2)	
Odessa.....	1
County—Lincoln Parts: *Odessa Census Div. (Pt)	
Pe Ell.....	1
County—Lewis Parts: E.D. 71 (Bunker CCD) E.D. 76 (Boistfort CCD)	
Republic.....	2
County—Ferry Parts: Curlew CCD Orient Sherman CCD Republic CCD	
Rock Lake/La Crosse.....	4
County—Whitman Parts: La Crosse CCD Rock Lake CCD	
Rockford.....	2
County—Spokane Parts: Rockford CCD	
Toledo/Vader.....	2
County—Cowlitz Parts: E.D. 757 (Castlerock CCD)	
County—Lewis Parts: Olequa CCD Winlock City E.D. 75 (Boistfort S.1/2) E.D. 82 (Ethel CCD) E.D. 85 (Mossyrock CCD)	
Westport.....	2
County—Grays Harbor Parts: South Shore Div.	
County—Pacific Parts: Raymond Div. Ed 578 & 579	
Yacolt.....	1
County—Clark Parts: Yacolt CCD (C.T. 401)	

**PRIMARY CARE: Washington***Population Group Listing*

Population Group	Degree of shortage group
Am. In.—Colville Res.....	1
County—Ferry Parts: Colville Res. CCD	
County—Okanogan Parts: Colville Res. CCD	
Am. In.—Spokane.....	1
County—Spokane Parts: Am. In. Pop.	
Lower Elwha Indian Tribe.....	1

**PRIMARY CARE: Washington—  
Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Clallam Parts: Lower Elwha Res.	
Med. Ind. Pop.—Pierce.....	4
County—Pierce MSFW—Benton/Franklin.....	1
County—Benton Parts: MSFW	
County—Franklin Parts: MSFW	
MSFW—Chelan/Douglas.....	1
County—Chelan Parts: MSFW	
County—Douglas Parts: MSFW	
MSFW—Grant.....	1
County—Grant Parts: MSFW	
MSFW—Hood River (Or/Wa).....	1
County—Klickitat Parts: Wahkiakus CCD (MSFW) White Salmon CCD (MSFW)	
MSFW—Okanogan Co.....	1
County—Okanogan Parts: MSFW	
MSFW—Skagit.....	1
County—Skagit Parts: MSFW	
MSFW—Walla Walla/Columbia.....	2
County—Columbia Parts: MSFW	
County—Walla Walla Parts: MSFW	
MSFW—Whatcom.....	1
County—Whatcom Parts: MSFW	
MSFW—Toppenish/Grandview.....	1
County—Benton Parts: N.W. Benton Div.	
County—Yakima Parts: Mabton Div. S. Yakima Div. Sunnyside Div. Toppenish-Wapato Div.	
Stillaguamish Ind. Tribe.....	1
County—Snohomish Parts: C.T. 531-532 C.T. 534	



**PRIMARY CARE: West Virginia***County Listing*

County Name	Degree of shortage group
*Barbour.....	4
*Berkeley.....	
Population Group: Pov.Pop./MSFW—Shenandoah.....	2
*Braxton.....	2
Cabell.....	
Service Area: Guyandotte.....	1
*Calhoun.....	2
*Clay.....	1
*Doddridge.....	
Service Area: Doddridge/Salem.....	1
*Fayette.....	
Service Area: New Haven.....	1
Service Area: Oak Hill.....	3
*Gilmer.....	2
*Grant.....	
Service Area: Moorefield.....	3
Service Area: Mt Storm.....	2
*Greenbrier.....	
Service Area: Greenbriar/Pocahontas.....	4
*Hampshire.....	2
Hancock.....	
Service Area: East Liverpool (Oh/Pa/Wv).....	3
*Hardy.....	
Service Area: Baker.....	3
Service Area: Moorefield.....	3
*Harrison.....	
Service Area: Doddridge/Salem.....	1
Service Area: Shinnston/Fairmont.....	4
*Jefferson.....	
Population Group: Pov.Pop./MSFW—Shenandoah.....	2
Kanawha.....	
Service Area: Cabin Creek.....	1
Service Area: Cedar Grove.....	2
Service Area: Clendanim.....	2
Service Area: Pocatalico.....	2
*Lewis.....	4
*Lincoln.....	1
*Marion.....	
Service Area: Shinnston/Fairmont.....	4
Marshall.....	
Service Area: Cameron.....	1
*Mason.....	
Service Area: Graham/Waggener.....	1
*McDowell.....	3
*Mercer.....	
Service Area: Matoaka.....	2
Mineral.....	
Service Area: Cabin Run.....	2
*Mingo.....	
Service Area: Gilbert.....	3
Service Area: Matewan.....	1
Service Area: Mingo.....	1
*Monongalia.....	
Service Area: Clay/Battelle (Wv/Pa).....	2
*Monroe.....	2
*Morgan.....	
Service Area: Hancock (Md/Pa/Wv).....	2
*Nicholas.....	
Service Area: Summerville.....	4
*Pendleton.....	4
*Pocahontas.....	
Service Area: Greenbriar/Pocahontas.....	4
Service Area: Huttonsville/Durbin.....	4
*Preston.....	
Service Area: Rowlesburg/Egdon.....	1
*Raleigh.....	
Service Area: Northwest Raleigh.....	1
Service Area: Shady Spring/Jumping Branch.....	1
*Randolph.....	
Service Area: Huttonsville/Durbin.....	4
Facility: Huttonsville Corr. C.....	3

**PRIMARY CARE: West Virginia—Continued***County Listing*

County Name	Degree of shortage group
*Ritchie.....	
Service Area: Harrisville.....	2
*Roane.....	2
*Summers.....	
Service Area: Shady Spring/Jumping Branch.....	1
*Taylor.....	1
*Upshur.....	
Service Area: Rock Cave.....	1
Wayne.....	2
*Webster.....	3
*Wetzel.....	
Service Area: Clay/Battelle (Wv/Pa).....	2
*Wirt.....	2

**PRIMARY CARE: West Virginia***Service Area Listing*

Service Area Name	Degree of shortage group
Baker.....	3
County—Hardy.....	
Parts:	
*Capon Dist.	
*Lost River Dist.	
Cabin Creek.....	1
County—Kanawha.....	
Parts:	
C.T. 121-123.....	
Cabin Run.....	2
County—Mineral.....	
Parts:	
Cabin Run Dist.	
Frankfort Dist.	
Cameron.....	1
County—Marshall.....	
Parts:	
Cameron.....	
Cedar Grove.....	2
County—Kanawha.....	
Parts:	
C.T. 118-120.....	
Clay/Battelle (Wv/Pa).....	2
County—Monongalia.....	
Parts:	
*C.T. 114.....	
County—Wetzel.....	
Parts:	
*Center Dist.	
*Church Dist.	
*Clay Dist.	
Clendanim.....	2
County—Kanawha.....	
Parts:	
C.T. 112.....	
Doddridge/Salem.....	1
County—Doddridge.....	
County—Harrison.....	
Parts:	
*Salem City.....	
East Liverpool (Oh/Pa/Wv).....	3
County—Hancock.....	
Parts:	
Grant Dist.	
Gilbert.....	3
County—Mingo.....	
Parts:	
*Stafford Dist.	
Graham/Waggener.....	1

**PRIMARY CARE: West Virginia—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Mason.....	
Parts:	
*Graham Dist.	
*Waggener Dist.	
Greenbriar/Pocahontas.....	4
County—Greenbrier.....	
Parts:	
Anthony Creek Dist.	
Falling Spring Dist.	
Frankford Dist.	
Williamsburg Dist.	
County—Pocahontas.....	
Parts:	
Little Levels Dist.	
Guyandotte.....	1
County—Cabell.....	
Parts:	
C.T. 2.....	
Hancock (Md/Pa/Wv).....	2
County—Morgan.....	
Parts:	
*Allen Dist.	
*Bath Dist.	
*Rock Gap Dist.	
*Sleepy Creek Dist.	
Harrisville.....	2
County—Ritchie.....	
Parts:	
*Grant Dist.	
*Murphy Dist.	
*Union Dist.	
Huttonsville/Durbin.....	4
County—Pocahontas.....	
Parts:	
Greenbank Dist.	
County—Randolph.....	
Parts:	
Huttonsville Dist.	
Middle Fork Dist.	
Mingo Dist.	
Matewan.....	1
County—Mingo.....	
Parts:	
*Magnolia Dist.	
Matoaka.....	2
County—Mercer.....	
Parts:	
E.D. 407-409 (Dist. 3).....	
E.D. 413-417 (Dist. 3).....	
E.D. 419 (Dist. 3).....	
Mingo.....	1
County—Mingo.....	
Parts:	
Harvey Dist.	
Kermit Dist.	
Moorefield.....	3
County—Grant.....	
Parts:	
*Grant Dist.	
*Milroy Dist.	
*Petersburg City.....	
County—Hardy.....	
Parts:	
*Moorefield Dist.	
*Moorefield Twn.	
*South Fork Dist.	
Mt Storm.....	2
County—Grant.....	
Parts:	
*Union Dist.	
New Haven.....	1
County—Fayette.....	
Parts:	
*C.T. 210-211.....	



**PRIMARY CARE: West Virginia—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Northwest Raleigh County—Raleigh Parts: *C.T. 112	1
Oak Hill County—Fayette Parts: *C.T. 201-206	3
Pocatalico County—Kanawha Parts: C.T. 108	2
Rock Cave County—Upshur Parts: *Banks Dist. *Meade Dist. *Washington Dist. (S 1/2)	1
Rowlesburg/Egdon County—Preston Parts: Reno Dist. Union Dist.	1
Shady Spring/Jumping Branch County—Raleigh Parts: *C.T. 108 (Se 1/2) County—Summers Parts: *Bluestone River Dist. (Nw 1/2)	1
Shinnston/Fairmont County—Harrison Parts: *Northern Dist. County—Marion	4
Summerville County—Nicholas Parts: *Grant Dist. *Hamilton Dist. *Jefferson Dist. *Kentucky Dist. (W. 1/2) *Summerville Dist. *Wilderness Dist.	4

**PRIMARY CARE: West Virginia***Population Group Listing*

Population Group	Degree of shortage group
Pov.Pop./MSFW—Shenandoah County—Berkeley Parts: MSFW Pov. Pop. County—Jefferson Parts: Pov. Pop.	2

**PRIMARY CARE: West Virginia***Facility Listing*

Facility Name	Degree of shortage group
Huttonsville Corr. C. County—Randolph	3

**PRIMARY CARE: Wisconsin***County Listing*

County Name	Degree of shortage group
*Adams	2
*Ashland Service Area: Park Falls/Phillips	2
*Bayfield Service Area: Hayward/Radisson	2
Brown Service Area: Pulaski	2
Facility: Wisconsin State Ref.	3
*Buffalo Service Area: Arcadia	4
Service Area: Mondovi	2
*Burnett	2
Calumet	3
*Clark	3
*Dodge Facility: Dodge Corr. I.	2
Facility: Wisconsin Corr. I.	1
*Door Service Area: Sister Bay/Washington Island	2
Service Area: Sturgeon Bay	3
Douglas Service Area: Minong/Solon Springs	4
Eau Claire Service Area: Osseo	3
*Forest	2
*Grant Service Area: Platteville/Cuba City	2
*Green Lake Service Area: Markesan/Kingston	2
*Iowa Service Area: Platteville/Cuba City	2
*Iron Service Area: Ironwood/Hurley (Mi/Wi)	2
Service Area: Park Falls/Phillips	2
*Jackson Service Area: Osseo	3
*Juneau Service Area: Hillsboro	2
Service Area: Mauston/New Lisbon	4
*Kewaunee Service Area: Kewaunee City	4
La Crosse Service Area: Coon Valley/Chaseburg	1
*Lafayette Service Area: Darlington/Shullsburg	3
Service Area: Platteville/Cuba City	2
*Langlade Service Area: Elcho	2
Service Area: Mountain/White Lake	1
*Lincoln Service Area: Tomahawk	4
Marathon Service Area: Athens/Edgar	2
Service Area: Tigerton/Biramwood	3
*Marinette Service Area: W. Marinette	2
*Marquette Service Area: Montello	4
*Menominee	1

**PRIMARY CARE: Wisconsin—  
Continued***County Listing*

County Name	Degree of shortage group
Milwaukee Service Area: Capitol Drive (Milwaukee)	1
Service Area: Inner City South	3
Service Area: Inner City North (Milwaukee)	2
Service Area: Juneautown	1
Population Group: Med. Ind. Pop.-Inner City West	1
*Monroe Service Area: Hillsboro	2
Service Area: Sparta	4
*Oconto Service Area: Mountain/White Lake	1
Service Area: Pulaski	2
*Oneida Service Area: Elcho	2
Service Area: Tomahawk	4
Outagamie Service Area: Clintonville/Marion	4
*Pepin Service Area: Mondovi	2
*Polk Service Area: Frederic/Luck	4
*Price Service Area: Park Falls/Phillips	2
Service Area: Tomahawk	4
*Richland Service Area: Hillsboro	2
*Sauk Service Area: Hillsboro	2
*Sawyer Service Area: Hayward/Radisson	2
Service Area: Park Falls/Phillips	2
*Shawano Service Area: Clintonville/Marion	4
Service Area: Pulaski	2
Service Area: Tigerton/Biramwood	3
*Taylor	4
*Trempealeau Service Area: Arcadia	4
Service Area: Galesville/Trempealeau	2
Service Area: Osseo	3
*Vernon Service Area: Coon Valley/Chaseburg	1
Service Area: Genoa	1
Service Area: Hillsboro	2
*Vilas Service Area: Land O'lakes/Presque Isle	2
*Washburn Service Area: Hayward/Radisson	2
Service Area: Minong/Solon Springs	4
Waukesha Facility: Ethan Allen School	3
*Waupaca Service Area: Clintonville/Marion	4
Service Area: Tigerton/Biramwood	3
*Waushara Service Area: Wautoma/Plainfield/Wild Rose	4



PRIMARY CARE: Wisconsin Service Area Listing		PRIMARY CARE: Wisconsin— Continued		PRIMARY CARE: Wisconsin— Continued	
Service Area Name	Degree of shortage group	Service Area Name	Degree of shortage group	Service Area Name	Degree of shortage group
Arcadia.....	4	Lamont Twn.		Meadowbrooke Twn.	
County—Buffalo		Monticello Twn.		Meteor Twn.	
Parts:		Seymour Twn.		Ojibwa Twn.	
Buffalo Twn.		Shullsburg Twn.		Radisson Twn.	
Cross Twn.		Shullsburg City		Radisson Vil.	
Fountain City		South Wayne Vil.		Round Lake Twn.	
Glencoe Twn.		Wayne Twn.		Sand Lake Twn.	
Milton Twn.		White Oak Springs Twn.		Spider Lake Twn.	
Montana Twn.		Willow Springs Twn.		Weirgar Twn.	
Waumandee Twn.		Wiotia Twn.		Winter Twn.	
County—Trempealeau				Winter Vil.	
Parts:		Elcho.....	2	County—Washburn	
Arcadia City		County—Langlade		Parts:	
Arcadia Twn.		Parts:		Bass Lake Twn.	
Dodge Twn.		*Ainsworth Twn.		Stinnett Twn.	
Athens/Edgar.....	2	*Elcho Twn.		Stone Lake Twn.	
County—Marathon		*Parrish Twn.		Hillsboro.....	2
Parts:		*Summit Twn.		County—Juneau	
Athens Vil.		*Upham Twn.		Parts:	
Bern Twn.		County—Oneida		*Union Center Vil.	
Edgar Vil.		Parts:		*Wonewoc Twn.	
Fenwood Vil.		*Enterprise Twn.		*Wonewoc Vil.	
Frankfort Twn.		*Schoepke Twn.		County—Monroe	
Halsey Twn.		Frederic/Luck.....	4	Parts:	
Johnson Twn.		County—Polk		*Glendale Twn.	
Reitbrock Twn.		Parts:		*Kendall Vil.	
Wein Twn.		Bone Lake Twn.		*Sheldon Twn.	
Capitol Drive (Milwaukee).....	1	Clam Fall Twn.		*Wellington Twn.	
County—Milwaukee		Frederic Vil.		County—Richland	
Parts:		Georgetown Twn.		Parts:	
C.T. 41-43		Laketown Twn.		*Bloom Twn.	
C.T. 45-47		Lorain Twn.		*Cazenovia Vil.	
C.T. 63-65		Luck Twn.		*Henrietta Twn.	
Clintonville/Marion.....	4	Luck Vil.		*Westford Twn.	
County—Outagamie		McKinley Twn.		*Yuba Vil.	
Parts:		West Sweden Twn.		County—Sauk	
Bear Creek Vil.		Galesville/Trempealeau.....	2	Parts:	
Deer Creek Twn.		County—Trempealeau		*Woodland Twn.	
Maine Twn.		Parts:		County—Vernon	
County—Shawano		Caledonia Twn.		Parts:	
Parts:		Ettrick City		*Forest Twn.	
Grant Twn. (E 1/2)		Ettrick Twn.		*Greenwood Twn.	
Pella Twn.		Gale Twn.		*Hillsboro City	
County—Waupaca		Galesville City		*Hillsboro Twn.	
Parts:		Trempealeau Twn.		*Ontario Vil.	
Bear Creek Twn.		Trempealeau Vil.		*Union Twn.	
Clintonville City		Genoa.....	1	*Whitestown Twn.	
Dupont Twn.		County—Vernon		Inner City North (Milwaukee).....	2
Embarrass Vil.		Parts:		County—Milwaukee	
Larrabee Twn.		*Bergen Twn.		Parts:	
Marion City		*De Soto Vil.		C.T. 44	
Matteson Twn.		*Genoa Twn.		C.T. 66-72	
Union Twn.		*Genoa Vil.		C.T. 79-86	
Coon Valley/Chaseburg.....	1	*Harmony Twn.		C.T. 101-107	
County—La Crosse		*Sterling Twn.		C.T. 114-118	
Parts:		*Wheatland Twn.		C.T. 139-142	
Washington Twn.		Hayward/Radisson.....	2	C.T. 146-147	
County—Vernon		County—Bayfield		Inner City South.....	3
Parts:		Parts:		County—Milwaukee	
Chaseburg Vil.		Barnes Twn. (S. 1/2)		Parts:	
Coon Twn.		Cable Twn.		C.T. 155-159	
Coon Valley Vil.		Drummond Twn. (S. 1/2)		C.T. 162-169	
Hamburg Twn.		Grandview Twn.		C.T. 174-180	
Darlington/Shullsburg.....	3	Namakagon Twn.		Ironwood/Hurley (Mi/Wi).....	2
County—Lafayette		County—Sawyer		County—Iron	
Parts:		Parts:		Parts:	
Arglye Twn.		Bass Lake Twn.		Anderson Twn.	
Argyle Vil.		Couderay Twn.		Carey Twn.	
Blanchard Twn.		Couderay Vil.		Gurney Twn.	
Blanchardville Vil.		Edgewater Twn.		Hurley City	
Darlington Twn.		Exeland Vil.		Kimball Twn.	
Darlington City		Hayward City		Knight Twn.	
Fayette Twn.		Hayward Twn.		Mercer Twn.	
Gratiot Vil.		Hunter Twn.		Montreal City	
Gratiot Vil.		Lenroot Twn.			
Kendall Twn.					



PRIMARY CARE: Wisconsin—  
Continued

## Service Area Listing

Service Area Name	Degree of shortage group
Oma Twn. Pence Twn. Saxon Twn. Juneautown.....	1
County—Milwaukee Parts: C.T. 108 C.T. 110-113	
Kewaunee City.....	4
County—Kewaunee Parts: Carlton Twn. Franklin Twn. Kewaunee City Montpelier Twn. Pierce Twn (S. 1/2) W. Kewaunee Twn.	
Land O'lakes/Presque Isle.....	2
County—Vilas Parts: Land O'lake Twn. Presque Isle Twn. Winchester Twn.	
Markesan/Kingston.....	2
County—Green Lake Parts: Kingston Twn Kingston City Mackford Twn Manchester Twn Markesan City Marquette Twn Marquette City	
Mauston/New Lisbon.....	4
County—Juneau Parts: Camp Douglas Vil. Clearfield Twn. Cutler Twn. Elroy City Fountain Twn. Germantown Twn. Hustler Vil. Kildare Twn. Kingston Twn. Lemonweir Twn. Lindina Twn. Lisbon Twn. Lyndon Station Vil. Marion Twn. Mauston City Necedah Twn. Necedah Vil. New Lisbon City Orange Twn. Plymouth Twn. Seven Mile Creek Twn. Summit Twn.	
Minong/Solon Springs.....	4
County—Douglas Parts: Bennett Twn. Dairyland Twn. Gordon Twn. Highland Twn. Oakland Twn. (S. 1/2) Solon Springs Twn. Solon Springs Vil. Wascott Twn.	
County—Washburn Parts: Brooklyn Twn. Chicog Twn. Frog Creek Twn.	

PRIMARY CARE: Wisconsin—  
Continued

## Service Area Listing

Service Area Name	Degree of shortage group
Gull Lake Twn. Minong Twn. Minong Vil. Mondovi.....	2
County—Buffalo Parts: *Alma City *Alma Twn. *Belvidere Twn. *Buffalo City *Canton Twn. *Cochrane Vil. *Dover Twn. *Gilmanton Twn. *Lincoln Twn. *Modena Twn. *Mondovi City *Mondovi Twn. *Naples Twn.	
County—Pepin Parts: *Albany Twn.	
Montello.....	4
County—Marquette Parts: Crystal Lake Twn. Harris Twn. Mecan Twn. Montello City Montello Twn. Neshkoro Twn. Neshkoro Vil. Newton Twn. Oxford Twn. Oxford Vil. Packwaukee Twn. Shields Twn. Springfield Twn. Westfield Twn. Westfield Vil.	
Mountain/White Lake.....	1
County—Langlade Parts: Evergreen Twn. Langlade Twn. White Lake Vil. Wolf River Twn.	
County—Oconto Parts: Armstrong Twn. Bagley Twn. Brazeau Twn. Breed Twn. Doty Twn. Lakewood Twn. Riverview Twn. Townsend Twn.	
Osseo.....	3
County—Eau Claire Parts: Augusta Twn. Bridge Creek Twn. Clear Creek Twn. Fairchild Twn. Fairchild Vil. Otter Creek Twn.	
County—Jackson Parts: *Cleveland Twn. *Garfield Twn. *Northfield Twn.	
County—Trempealeau Parts: *Hale Twn.	

PRIMARY CARE: Wisconsin—  
Continued

## Service Area Listing

Service Area Name	Degree of shortage group
*Osseo City *Strum Twn. *Sumner Twn. *Unity Twn. Park Falls/Phillips.....	2
County—Ashland Parts: Agenda Twn. Butternut Vil. Chippewa Twn. Gordon Twn. Jacobs Twn. Peeksville Twn. Shanagolden Twn.	
County—Iron Parts: Sherman	
County—Price Parts: Catawba Twn. Eisenstein Twn. Elk Twn. Emery Twn. Fifield Twn. Flambeau Twn. Georgetown Twn. Hackett Twn. Harmony Twn. Kennan Twn. Kennan Vil. Lake Twn. Ogema Twn. Park Falls City Phillips City Prentice Twn. (West 1/2) Prentice Vil. Worcester Twn.	
County—Sawyer Parts: Draper Twn.	
Platteville/Cuba City.....	2
County—Grant Parts: Clifton Twn. Cuba City City Dickeyville Vil. Ellenboro Twn. Harrison Twn. Hazel Green Twn. Hazel Green Vil. Lima Twn. Livingston Vil. Paris Twn. Platteville Twn. Platteville City Smelser Twn.	
County—Iowa Parts: Mifflin Twn. Rewey Vil.	
County—Lafayette Parts: Belmont Twn. Belmont Vil. Benton Twn. Benton Vil. Elk Grove Twn. New Diggings Twn.	
Pulaski.....	2
County—Brown Parts: Pittsfield Twn. Pulaski Vil.	



**PRIMARY CARE: Wisconsin—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Oconto Parts: Chase Twn. County—Shawano Parts: Angelica Twn. Maple Grove Twn. Sister Bay/Washington Island County—Door Parts: Baileys Harbor Twn. Ephriam Vil. Gibraltar Twn. Liberty Grove Twn. Sister Bay Vil. Washington Island Twn.	2
Sparta County—Monroe Parts: Angelo Twn. Cashton Vil. Jefferson Twn. Lafayette Twn. Leon Twn. Little Falls Twn. Melvina Vill. New Lyme Twn. Norwalk Vil. Portland Twn. Ridgeville Twn. Sparta City Sparta Twn. Wells Twn.	4
Sturgeon Bay County—Door Parts: Brussels Twn. Claybanks Twn. Egg Harbor Twn. Egg Harbor Vil. Forestville Twn. Forestville Vil. Gardner Twn. Jacksonport Twn. Nasewaupsee Twn. Sevastopol Twn. Sturgeon Bay Twn. Sturgeon Bay City Union Twn.	3
Tigerton/Birnamwood County—Marathon Parts: Elderon Twn. Elderon Vil. Franzen Twn. Hatley Vil. Norrie Twn. Plover Twn. County—Shawano Parts: Almon Twn. Aniwa Twn. Aniwa Vil. Birnamwood Twn. Birnamwood Vil. Bowler Vil. Eland Vil. Fairbanks Twn. Germania Twn. Grant Twn. (W 1/2) Hutchins Twn. Mattoon Vil. Morris Twn. Tigerton Vil.	3

**PRIMARY CARE: Wisconsin—  
Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Wittenberg Twn. Wittenberg Vil. County—Waupaca Parts: Big Falls Vil. Harrison Twn. Wyoming Twn.	4
Tomahawk County—Lincoln Parts: *Bradley Twn. *Harrison Twn. *King Twn. *Skanawan Twn. *Somo Twn. *Tomahawk Twn. *Tomahawk City *Wilson Twn.	4
County—Oneida Parts: *Little Rice Twn. *Lynne Twn. *Nokonus Twn.	2
County—Price Parts: *Hill Twn. *Knox Twn. *Prentice Twn. (Eastern 1/2) *Spirit Twn.	2
W. Marinette County—Marinette Parts: *Amberg Twn. *Athelstane Twn. *Beaver Twn. *Coleman Vil. *Crivitz Vill. *Lake Twn. *Middle Inlet Twn. *Pound Twn. *Pound Vil. *Silver Cliff Twn. *Stephenson Twn. *Wausaukee Twn. *Wausaukee Vil.	2
Wautoma/Plainfield/Wild Rose County—Waushara Parts: Coloma Twn. Coloma Vil. Dakota Twn. Deerfield Twn. Hancock Twn. Hancock Vil. Marion Twn. Mount Morris Twn. Oasis Twn. Plainfield Twn. Plainfield Vil. Richford Twn. Rose Twn. Springwater Twn. Wautoma Twn. Wautoma City Wild Rose Vil.	4

**PRIMARY CARE: Wisconsin***Population Group Listing*

Population Group	Degree of shortage group
Med. Ind. Pop.- Inner City West County—Milwaukee Parts: C.T. 62 C.T. 87-90 C.T. 96-100 C.T. 119-123 C.T. 133-138 C.T. 148-149	1

**PRIMARY CARE: Wisconsin***Facility Listing*

Facility Name	Degree of shortage group
Dodge Corr. I. County—Dodge	2
Ethan Allen School County—Waukesha	3
Wisconsin Corr. I. County—Dodge	1
Wisconsin State Ref. County—Brown	3

**PRIMARY CARE: Wyoming***County Listing*

County Name	Degree of shortage group
*Albany Service Area: Rock River	1
*Big Horn Service Area: Greybull	2
*Campbell Service Area: Wright	2
Carbon Service Area: Rawlins	2
*Converse	4
*Crook Service Area: Hulett	1
Service Area: Moorcroft	1
*Fremont Service Area: Dubois	1
Service Area: Jeffrey City	1
Population Group: Arapahoe/Shoshone Indians	1
*Hot Springs Population Group: Arapahoe/Shoshone Indians	1
*Lincoln Service Area: Kemmerer/Cokeville	3
Natrona Service Area: Midwest/Edgerton	1
*Niobrara	1
*Park Service Area: Gardiner/Mammoth Hot Springs	1
*Sublette Service Area: Big Piney/Marbleton	3
Service Area: Pinedale/Boulder	4
*Sweetwater Service Area: Rawlins	2
Service Area: Rock Springs	3
*Uinta Service Area: Lyman	1



**PRIMARY CARE: Wyoming—Continued***County Listing*

County Name	Degree of shortage group
*Weston .....	4

**PRIMARY CARE: Wyoming***Service Area Listing*

Service Area Name	Degree of shortage group
Big Piney/Marbleton.....	3
County—Sublette	
Parts:	
*Big Piney Div.	
Dubois .....	1
County—Fremont	
Parts:	
*Dubois Div.	
Gardiner/Mammoth Hot Springs.....	1
County—Park	
Parts:	
*Yellowstone Nat'L Park Div.	
Greybull .....	2
County—Big Horn	
Parts:	
Big Horn Central Div.	
Big Horn South Div.	
Hulett .....	1
County—Crook	
Parts:	
*Hulett Div.	
Jeffrey City .....	1
County—Fremont	
Parts:	
*Sweetwater Div.	
Kemmerer/Cokeville .....	3
County—Lincoln	
Parts:	
*Kemmerer East Div.	
*Kemmerer West Div.	
Lyman .....	1
County—Uinta	
Parts:	
*Bridger Valley Div.	
Midwest/Edgerton .....	1
County—Natrona	
Parts:	
E.D. 1675 (Edgertown)	
E.D. 1676.77 (Midwest)	
E.D. 1678.81 (Unincor)	
Moorcroft .....	1
County—Crook	
Parts:	
*Moorcroft Div.	
Pinedale/Boulder .....	4
County—Sublette	
Parts:	
*Boulder Div.	
*Pinedale Div.	
Rawlins .....	2
County—Carbon	
County—Sweetwater	
Parts:	
Wamsutter Div.	
Rock River .....	1
County—Albany	
Parts:	
Rock River Div.	
Rock Springs .....	3
County—Sweetwater	
Parts:	
Green River North Div.	
Green River South Div.	

**PRIMARY CARE: Wyoming—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
Rock Spring North Div. Rock Spring South Div. Wright .....	2
County—Campbell	
Parts:	
*Gillette South Div.	

**PRIMARY CARE: Wyoming***Population Group Listing*

Population Group	Degree of shortage group
Arapahoe/Shoshone Indians.....	1
County—Fremont	
Parts:	
Wind River Div	
County—Hot Springs	
Parts:	
Wind River Div.	

**PRIMARY CARE: American Samoa***County Listing*

County Name	Degree of shortage group
Eastern District	
Service Area: Terr. Of American Samoa .....	2
Manu'A District	
Service Area: Terr. Of American Samoa .....	2
Rose Island	
Service Area: Terr. Of American Samoa .....	2
Swains Island	
Service Area: Terr. Of American Samoa .....	2
Western District	
Service Area: Terr. Of American Samoa .....	2

**PRIMARY CARE: American Samoa***Service Area Listing*

Service Area Name	Degree of shortage group
Terr. Of American Samoa .....	2

**PRIMARY CARE: American Samoa—Continued***Service Area Listing*

Service Area Name	Degree of shortage group
County—Eastern District	
County—Manu'A District	
County—Rose Island	
County—Swains Island	
County—Western District	

**PRIMARY CARE:***County Listing*

County Name	Degree of shortage group
*Kosrae State .....	2
*Pohnpei State .....	1
*Truk State .....	1
*Yap State .....	1

**PRIMARY CARE: Guam***County Listing*

County Name	Degree of shortage group
*Guam .....	1

**PRIMARY CARE:***County Listing*

County Name	Degree of shortage group
*Republic Of Marshall Is. ....	1

**PRIMARY CARE: N. Mariana Islands***County Listing*

County Name	Degree of shortage group
*Commonwealth Of N. Mariana Is. ....	1

**PRIMARY CARE:***County Listing*

County Name	Degree of shortage group
*Republic Of Palau .....	1



**PRIMARY CARE: Puerto Rico***County Listing*

County Name	Degree of shortage group
*Adjuntas .....	2
*Aguada .....	4
*Aguas Buenas .....	3
*Anasco .....	3
*Arecibo .....	
Population Group: Pov. Pop.—Arecibo ..	2
*Arroyo .....	
Population Group: Pov. Pop.—Arroyo .....	1
*Barceloneta .....	
Population Group: Pov. Pop.—Barceloneta ..	4
*Barranquitas .....	
Population Group: Pov. Pop.—Barranquitas ..	1
*Cabo Rojo .....	
Population Group: Pov. Pop.—Cabo Rojo ..	3
*Camuy .....	2
*Canovanas .....	2
*Cayey .....	
Population Group: Pov. Pop.—Cayey .....	1
*Ceiba .....	
Population Group: Pov. Pop.—Ceiba .....	2
*Ciales .....	4
*Cidra .....	2
*Coamo .....	
Population Group: Pov. Pop.—Coamo .....	1
*Comerio .....	3
*Corozal .....	2
*Dorado .....	2
*Fajardo .....	
Population Group: Pov. Pop.—Fajardo .....	1
*Florida .....	2
*Guanica .....	
Population Group: Pov. Pop.—Guanica .....	1
*Guayama .....	
Population Group: Pov. Pop.—Guayama .....	1
*Guayanilla .....	
Population Group: Pov. Pop.—Guayanilla ..	1
*Gurabo .....	1
*Hatillo .....	1
*Hormigueros .....	1
*Humacao .....	
Population Group: Pov. Pop.—Humacao ..	2
*Isabela .....	3
*Jayuya .....	
Population Group: Pov. Pop.—Jayuya .....	1
*Juana Diaz .....	2
*Juncos .....	1
*Lajas .....	1
*Lares .....	1
*Las Marias .....	2
*Las Peidras .....	1
*Loiza .....	3
*Luquillo .....	1
*Manati .....	
Population Group: Pov. Pop.—Manati .....	1
*Maricao .....	
Population Group: Pov. Pop.—Maricao .....	2
*Maunabo .....	1
*Mayaguez .....	
Population Group: Pov. Pop.—Mayaguez ..	1
*Moca .....	
Population Group: Pov. Pop.—Moca .....	1
*Morovis .....	2
*Naguabo .....	
Population Group: Pov. Pop.—Naguabo ..	2
*Naranjito .....	2
*Orocovis .....	1
*Patillas .....	4

**PRIMARY CARE: Puerto Rico—Continued***County Listing*

County Name	Degree of shortage group
*Ponce .....	
Population Group: Pov. Pop.—Ponce .....	2
*Quebradillas .....	2
*Rincon .....	4
*Rio Grande .....	
Population Group: Pov. Pop.—Rio Grande ..	1
*Sabana Grande .....	3
*Salinas .....	
Population Group: Pov. Pop.—Salinas .....	1
*San German .....	
Population Group: Pov. Pop.—San German ..	2
*San Juan .....	
Service Area: Barrio Obrero .....	4
*San Lorenzo .....	
Population Group: Pov. Pop.—San Lorenzo ..	1
*San Sebastian .....	
Population Group: Pov. Pop.—San Sebastian ..	1
*Santa Isabel .....	1
*Toa Alta .....	1
*Utua .....	
Population Group: Pov. Pop.—Utua .....	1
*Vega Alta .....	
Population Group: Pov. Pop.—Vega Alta .....	1
*Vega Baja .....	
Population Group: Pov. Pop.—Vega Baja .....	1
*Villalba .....	2
*Yabucoa .....	
Population Group: Pov. Pop.—Yabucoa .....	1
*Yauco .....	
Population Group: Pov. Pop.—Yauco .....	1

**PRIMARY CARE: Puerto Rico***Service Area Listing*

Service Area Name	Degree of shortage group
Barrio Obrero .....	4
County—San Juan .....	
Parts:	
*C.T. 29-39 .....	
*C.T. 44-45 .....	

**PRIMARY CARE: Puerto Rico***Population Group Listing*

Population Group	Degree of shortage group
Pov. Pop.—Arecibo .....	2
County—Arecibo .....	
Pov. Pop.—Arroyo .....	1
County—Arroyo .....	
Pov. Pop.—Barceloneta .....	4
County—Barceloneta .....	
Pov. Pop.—Barranquitas .....	1
County—Barranquitas .....	
Pov. Pop.—Cabo Rojo .....	3

**PRIMARY CARE: Puerto Rico—Continued***Population Group Listing*

Population Group	Degree of shortage group
County—Cabo Rojo .....	
Pov. Pop.—Cayey .....	1
County—Cayey .....	
Pov. Pop.—Ceiba .....	2
County—Ceiba .....	
Pov. Pop.—Coamo .....	1
County—Coamo .....	
Pov. Pop.—Fajardo .....	1
County—Fajardo .....	
Pov. Pop.—Guanica .....	1
County—Guanica .....	
Pov. Pop.—Guayama .....	1
County—Guayama .....	
Pov. Pop.—Guayanilla .....	1
County—Guayanilla .....	
Pov. Pop.—Humacao .....	2
County—Humacao .....	
Pov. Pop.—Jayuya .....	1
County—Jayuya .....	
Pov. Pop.—Manati .....	1
County—Manati .....	
Pov. Pop.—Maricao .....	2
County—Maricao .....	
Pov. Pop.—Mayaguez .....	1
County—Mayaguez .....	
Pov. Pop.—Moca .....	1
County—Moca .....	
Pov. Pop.—Naguabo .....	2
County—Naguabo .....	
Pov. Pop.—Ponce .....	2
County—Ponce .....	
Pov. Pop.—Rio Grande .....	1
County—Rio Grande .....	
Pov. Pop.—Salinas .....	1
County—Salinas .....	
Pov. Pop.—San German .....	2
County—San German .....	
Pov. Pop.—San Lorenzo .....	1
County—San Lorenzo .....	
Pov. Pop.—San Sebastian .....	1
County—San Sebastian .....	
Parts:	
Pov. Pop.—San Sebastian .....	
Pov. Pop.—Utua .....	1
County—Utua .....	
Pov. Pop.—Vega Alta .....	1
County—Vega Alta .....	
Pov. Pop.—Vega Baja .....	1
County—Vega Baja .....	
Pov. Pop.—Yabucoa .....	1
County—Yabucoa .....	
Pov. Pop.—Yauco .....	1
County—Yauco .....	

**PRIMARY CARE: Virgin Islands***County Listing*

County Name	Degree of shortage group
*St. Croix .....	
Service Area: Fredericksted .....	4
*St. Thomas .....	
Service Area: East End St. Thomas .....	1



**PRIMARY CARE: Virgin Islands***Service Area Listing*

Service Area Name	Degree of shortage group
East End St. Thomas .....	1
County—St. Thomas	
Parts:	
*East End	
*Southside	4
*Tutu	
Fredericksted .....	
County—St. Croix	
Parts:	
Fredericksted	
Northwest	
Southwest	

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Indiana***Service Area Listing*

Salem  
County—Washington  
Parts:  
Brown Twp.  
Franklin Twp.  
Gibson Twp.  
Howard Twp.  
Jackson Twp.  
Jefferson Twp.  
Madison Twp.  
Monroe Twp.  
Pierce Twp.  
Polk Twp.  
Vernon Twp.  
Washington Twp.

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Massachusetts***Service Area Listing*

North End Boston  
County—Suffolk  
Parts:  
C.T. 301-302  
C.T. 304-305

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Minnesota***Service Area Listing*

Caledonia/Spring Grove (Mn/Ia)  
County—Houston  
Parts:  
Black Hammer Twp.  
Caledonia City  
Caledonia Twp.  
Crooked Creek Twp.  
Eitzen City  
Jefferson Twp.  
Mayville Twp.  
Spring Grove City  
Spring Grove Twp.  
Wilmington Twp.

**PRIMARY CARE: Minnesota—  
Continued***Service Area Listing*

Winnebago Twp.  
Littlefork/Big Falls  
County—Koochiching  
Big Falls City  
E. Koochiching Unorg.  
Littlefork City  
Nett Lake Unorg.  
S. Koochiching Unorg.  
Ortonville (Mn/Sd)  
County—Big Stone  
Akron Twp.  
Big Stone Twp.  
Correll City  
Odessa City  
Odessa Twp.  
Ortonville City  
Ortonville Twp.  
Otrey Twp.  
Prior Twp. (S 1/2)  
County—Lac Qui Parle  
Agassiz Twp.  
Yellow Bank Twp.

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Mississippi***County Listing*

Attala  
Lafayette  
Leflore  
Pontotoc

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: New York***County Listing*

Schuyler

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: New York***Service Area Listing*

Peekskill  
County—Westchester  
Parts:  
Peekskill City

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: North Carolina***County Listing*

Jones  
Randolph  
Yadkin

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Ohio***County Listing*

Meigs

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Ohio***Service Area Listing*

South Side Lima  
County—Allen  
Parts:  
C.T. 117  
C.T. 135-138

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Pennsylvania***Service Area Listing*

Monroe/Noxen  
County—Luzerne  
Parts:  
Harvey's Lake Boro.  
Lake Twp.  
Lehman Twp.  
County—Wyoming  
Forkston Twp. (S. 3/4)  
Monroe Twp.  
Northmoreland Twp.  
Noxen Twp.

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Tennessee***Service Area Listing*

Barnard  
County—Roane  
Parts:  
Barnard CCD  
Whitwell  
County—Marion  
Whitwell CCD

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Washington***Service Area Listing*

Ritzville  
County—Adams  
Parts:  
Lind-Washtucna CCD  
Ritzville CCD



**PRIMARY CARE: Washington—  
Continued***Service Area Listing*

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County—Lincoln

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E.D. 551

**WITHDRAWALS FROM LIST OF  
PRIMARY MEDICAL CARE HPSAs****PRIMARY CARE: Wisconsin***Service Area Listing*

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Oconto Falls

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County—Oconto

Parts:

- Abrams Twn. (W 1/2)
- Gillett City
- Gillett Twn.
- How Twn.
- Lena Twn.
- Lena Vil.
- Maple Valley Twn.
- Morgan Twn.
- Oconto Falls City
- Oconto Falls Twn.
- Spruce Twn.
- Stiles Twn. (W 1/2)
- Suring Vil.
- Underhill Twn.

County—Shawano

Green Valley Twn.

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# Federal Register

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Friday  
September 27, 1991

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## Part IV

### Environmental Protection Agency

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Federal Agency Hazardous Waste  
Compliance Docket; Notice



## ENVIRONMENTAL PROTECTION AGENCY

### Federal Agency Hazardous Waste Compliance Docket

(FRL-3977-9)

**AGENCY:** Environmental Protection Agency.

**ACTION:** Notice of Fourth Update of the Federal Agency Hazardous Waste Compliance Docket Pursuant to CERCLA Section 120(c).

**SUMMARY:** Section 120(c) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA), requires the Environmental Protection Agency (EPA) to establish a Federal Agency Hazardous Waste Compliance Docket that contains certain information regarding Federal facilities that manage hazardous waste or from which hazardous substances may be or have been released. As defined by CERCLA 101(22), a release is any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment. CERCLA requires that the docket be updated every 6 months as new facilities are reported to EPA by Federal agencies. The following list identifies the Federal facilities to be included in the fourth update of the docket (i.e., facilities not previously listed on the docket and reported to EPA since the last update to the docket, 55 FR 34492, August 22, 1990). EPA policy specifies that for each Federal facility that is included on the docket during an update, the responsible Federal agency must complete a preliminary assessment and, if warranted, a site inspection, within 18 months of publication of this notice. Such remedial site evaluation activities will help determine whether the facility should be included on the National Priorities List (NPL) and will provide EPA and the public with valuable information about the facility. In addition to the update list, this notice includes a section comprising revisions (i.e., corrections and deletions) to the initial docket list and subsequent updates. At the time of publication of this notice, the new total number of Federal facilities listed on the docket is 1602.

**DATES:** This list is current as of April 1, 1991.

**FOR FURTHER INFORMATION, CONTACT:** Federal Facilities Docket Hotline. Telephone: (800) 548-1016 toll free, or (703) 883-8577.

## SUPPLEMENTARY INFORMATION:

### Table of Contents

- I. Introduction
- II. Revisions to the Initial Docket
- III. Process for Compiling the Updated Docket
- IV. Facilities Not Included
- V. Information Contained on Docket Listing
- VI. Facility Status Reporting

### I. Introduction

The Federal Agency Hazardous Waste Compliance Docket ("docket") was required to be established under section 120(c) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), 42 U.S.C. 9620(c), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA). The docket contains information on Federal facilities that is submitted by Federal agencies to the U.S. Environmental Protection Agency ("EPA" or "the Agency") under sections 3005, 3010, and 3016 of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. 6925, 6930, and 6937, and under section 103 of CERCLA. Specifically, RCRA 3005 imposes various requirements on treatment, storage, and disposal (TSD) facilities; RCRA 3010 requires waste generators, transporters, and TSD facilities to notify EPA of their hazardous waste activities, and RCRA 3016 requires Federal agencies to submit to EPA an inventory of hazardous waste sites that the Federal agencies own or operate, or have owned or operated in the past. CERCLA 103 covers notification to the National Response Center (NRC) of a release, and initial reporting of known or suspected hazardous waste sites. The term "Federal facility" remains unchanged from that used for the initial docket and is based primarily on the RCRA definition of facility (see 47 FR 32288-89 (1982), 50 FR 28712 (1985), and 53 FR 4280 (1988)). The docket serves, among others, three major purposes: (1) To identify the universe of Federal facilities that must be evaluated to determine whether they pose a risk to public health and the environment sufficient to warrant inclusion on the NPL; (2) to compile and maintain the information submitted to EPA on these facilities under the provisions listed in section 120(c) of CERCLA; and (3) to provide a mechanism to make this information available to the public.

The initial list of Federal facilities to be included in the docket was published on February 12, 1988 (53 FR 4280). The first update was published on November 16, 1988 (53 FR 46364). The second update was published on December 15, 1989 (54 FR 51472). The third update was

published on August 22, 1990 (55 FR 34492). The fourth update of the docket is being published today.

Today's notice is divided into three major sections: (1) Corrections, (2) deletions, and (3) additions. The docket corrections section lists changes to information on facilities already listed on the docket. The removals section lists facilities that EPA is removing from the docket. The additions section lists newly identified facilities that have been reported to EPA since the last update and are now being included on the docket.

The information submitted to EPA on each Federal facility is contained in a docket repository located in the EPA Regional Office of the region where the facility is found. (See 53 FR 4280 (1988) for a description of the information required under these provisions.) Each repository contains the documents submitted to EPA under the reporting provisions (and correspondence relevant to the reporting provisions) for each facility. A complete national index of the information found in the regional docket repositories is maintained at EPA Headquarters in Washington, DC, and made available to the public. This index is also available for public review at each regional repository. Contact the Federal Facilities Docket Hotline (800-548-1016) for information on repository locations and arrangements for reviewing and copying specific documents.

### II. Revisions to the Initial Docket

#### 1. Corrections

Necessary changes to correct the initial docket were identified by both EPA and Federal agencies. These changes vary from simple address and spelling changes to facility name and ownership corrections. Many are simply typographical or typesetting errors. For each facility with a correction, the original entry as it appeared in the February 12, 1988, notice; the November 16, 1988, update; the December 15, 1989, update; or the August 22, 1990, update is shown directly above the corrected entry for easy comparison.

#### 2. Removals

Today, 28 facilities are being deleted from the docket for various reasons, such as incorrect reporting of hazardous waste activity, change in Federal ownership, and exemption as a small quantity generator (SQG) under RCRA (40 CFR 262.44). Facilities being deleted will no longer be subject to the requirements of CERCLA section 120(d).



### 3. Additions

Today, 334 facilities are being added to the docket primarily because of new information obtained by EPA (e.g., recent reporting of a facility pursuant to RCRA sections 3005, 3010, or 3016 or CERCLA section 103). In some cases, facilities were inadvertently omitted from the initial list or prior updates. For all facilities being added in this section, it is EPA's policy that the responsible agency must complete the required preliminary assessment (PA), and, if warranted, a site inspection (SI), within 18 months from the date of this publication. A large number of these facilities are being added as a result of the inclusion of the 1990 biennial RCRA section 3016 Inventory of Hazardous Waste Activities.

Of the 334 facilities being added to the docket, 16 are facilities that have reported the release of a reportable quantity (RQ) of a hazardous substance to the Emergency Response Notification System (ERNS). ERNS is a national computer database and retrieval system which stores information on releases of oil and hazardous substances. Under section 103(a) of CERCLA, a facility is required to report to the National Response Center (NRC) the release of a quantity of a hazardous substance which equals or exceeds the determined RQ. Release reports received by the NRC, the U.S. Coast Guard, and EPA are electronically transmitted to the Transportation Systems Center at the U.S. Department of Transportation (DOT) where they become part of the ERNS database. New facilities added to the docket and facilities already listed on the docket that have an ERNS report have the notation of "103(a)" in the "Reporting Mechanism" column.

It is generally EPA's policy not to list on the docket facilities which are SQGs and have never produced more than 1,000 kg of hazardous waste in any month. However, if a facility has ever generated more than 1,000 kg of hazardous waste in any month, (i.e., is an episodic generator), it will be added to the docket. In addition, the Agency believes that facilities which are SQGs but have reported releases under section 103, or hazardous waste activities pursuant to another reporting mechanism, should be listed on the docket. EPA believes that such facilities should undergo remedial site evaluation activities, such as a Preliminary Assessment (PA) and, where appropriate, a Site Inspection (SI). All such facilities will be listed on the docket regardless of whether they are SQGs pursuant to RCRA. As a result, some of the facilities that EPA is today

adding to the docket are SQGs that had not been previously listed on the docket but that have reported releases or hazardous waste activities to EPA under another reporting provision.

In the process of compiling the documents for the regional repositories, EPA identified a number of facilities that had previously submitted a PA report, an SI report, a Department of Defense Installation Restoration Program report, or another Federal agency environmental restoration program report, but had not submitted a section 103 notification form. Section 120(c)(3) of CERCLA requires that EPA include information submitted under section 103 in the docket. In general, section 103 requires certain persons to provide notice of certain releases of hazardous substances. The aforementioned Federal agency environmental restoration program reports contain information similar to that provided pursuant to CERCLA section 103 and are considered equivalent forms of notification for purposes of the docket. Thus, the Agency believes that facilities which have provided information equivalent to a CERCLA section 103 notification, such as a Federal agency environmental restoration program report, should be included on the docket regardless of the absence of formal section 103 notification. Therefore, some of the facilities that EPA is adding today are being placed on the docket because of the above-mentioned reports.

### III. Process for Compiling the Updated Docket

In compiling the newly reported facilities for the update being published today, EPA extracted the names, addresses, and identification numbers of facilities from four EPA databases (RCRA 3016, ERNS, Hazardous Waste Data Management System (the RCRA database) and CERCLIS (the CERCLA database) that contain Federal facility information submitted under the four provisions listed in Section 120(c).

Extensive computer checks compared the current docket list with the information obtained from the above databases to determine which facilities were, in fact, newly reported and qualified for inclusion on the update. In spite of the quality assurance efforts EPA has undertaken, it is possible that State-owned or privately owned facilities may have been included. These problems are the result of historical procedures used to report and track Federal facility data; the Agency is working to resolve them. Federal agencies are requested to write to EPA's Docket Coordinator at the following

address if revisions to this update information are necessary: Federal Facilities Docket Coordinator, U.S. EPA, 401 M Street, SW. (SE-2281), Washington, DC 20460.

### IV. Facilities Not Included

As explained in the original docket preamble (53 FR 4280), the docket does not include the following categories of facilities (note, however, that any of these types of facilities may, where appropriate, be listed on the NPL):

1. Facilities formerly owned by a Federal agency and now privately owned. However, facilities that are now owned by another Federal agency will remain on the docket, with responsibility for conducting PAs and SIs resting with the current owner.

2. Facilities operated but not currently owned by a Federal agency. For example, facilities that are operated by the Federal Government under state or private ownership will not be listed on the docket.

3. SQGs that have never produced more than 1,000 kg in any month and have not reported releases under CERCLA section 103 or other hazardous waste activities under Section 3016.

4. Facilities that are solely transporters as reported under RCRA section 3010.

5. Any Federal facility not reported to EPA pursuant to RCRA sections 3005, 3010, or 3016 or CERCLA section 103 (or an equivalent Federal agency environmental restoration program report, as discussed above).

### V. Information Contained on Docket Listing

As discussed above, the update information below is divided into three separate sections. The first section comprises corrections to the docket. The second section is a list of facilities being deleted from the docket. The third section is a list of new facilities that are being added to the docket. Each facility listed as part of the update has been assigned a code that indicates a more specific reason(s) for the correction, deletion, or addition. The code key precedes the lists.

It is EPA's policy that all facilities on the additions list to this fourth docket update must submit a PA, and, if warranted, an SI, to EPA within 18 months of the date of this publication. A PA must include existing information about a site and its surrounding environment, including a thorough examination of the human, food-chain, and environmental targets, the potential waste sources, and migration pathways. Where there is an indication that the



site may score high enough for inclusion on the National Priorities List (NPL) or there may be a threat to human health or the environment, then a follow-up SI is required. An SI augments the data collected in a PA. An SI may reflect sampling and other field data which is used to determine if further action or investigation is appropriate. This includes any facility changing responsible agencies (codes 21 and 22). These reports should be submitted to the CERCLA Federal Facilities Coordinator in the appropriate EPA Regional Office.

Facilities in each section are organized by state and then grouped alphabetically within each state by the Federal agency responsible for the facility. Under each state heading is listed the facility name and address, the statutory provision(s) under which the facility was reported to EPA, the EPA region where the facility is located, and the correction codes.

A change has been made in the presentation of the statutory provision(s) under which a facility has reported. In the initial docket and subsequent updates the mechanism(s) under which a facility reported were indicated by an "X" in the appropriate reporting mechanism column. In order to improve readability, the various reporting columns have been combined into one column entitled "Reporting Mechanisms" and each facility has its applicable mechanisms listed, separated by a comma. For example; 3010, 3016, 103(c)

The complete list of Federal facilities that now makes up the docket is not being published today. However, the list is available to interested parties and can be obtained by calling the Federal Facilities Docket Hotline (800-548-1016 or 703-883-8577). As of today, the total number of Federal facilities that appear on the docket is 1602.

#### VI. Facility Status Reporting

In response to numerous Federal agency requests, EPA has expanded the docket database to include information on the status of docket facilities. A prevalent concern has been the inability to identify facilities which, after submitting all necessary preremedial information, were found to warrant no further EPA involvement at this time. Accordingly, EPA has expanded the docket database to include a column

indicating the facility's status. The status codes are as follows:

U=Undetermined  
N=No Further Response Action Planned (NFRAP)  
P=Currently Proposed for the NPL  
F=Currently Final on the NPL  
R=Removed from the Proposed NPL and No Longer Considered for the Final NPL  
D=Deleted from the Final NPL

NFRAP is a common term used in the Superfund preremedial program. It is used to identify facilities where EPA has found that, based on currently available information, the Hazard Ranking System (HRS) scoring is not appropriate at this time. An NFRAP status does not represent an agency determination that there are no environmental threats present at the facility or that no further environmental response of any kind is necessary. As stated above, an NFRAP is intended to mean only that the facility does not appear to warrant NPL listing based on the information available to EPA at this time, and that therefore no further involvement by EPA in responses at the facility are anticipated. Additional CERCLA responses by the agency that owns or operates the facility, whether remedial or removal actions, may be necessary at a facility with an NFRAP status.

The NPL status information was taken directly from CERCLIS. (CERCLIS is a database that helps EPA Headquarters and Regional personnel with site, program, and project management and contains the official inventory of all (NPL and non-NPL) CERCLA sites and supports all site planning and tracking functions; it also integrates financial data from pre-remedial, remedial, removal and enforcement programs.) The status information in the docket database will be updated from time to time, but will not always be current; the current status of a facility is the status reflected in CERCLIS, which may change as new information is received.

Dated: July 18, 1991.

Raymond B. Ludwizewski,  
Acting Assistant Administrator for  
Enforcement.

#### I. Docket Revisions

*Categories of Revisions for Docket  
Update by Correction Code*

Categories for Facility Removal  
(1) Small Quantity Generator

- (2) Not Federally Owned
- (3) Formerly Federally Owned
- (4) No Hazardous Waste Generated
- (5) (This correction code is no longer applicable)
- (6) Redundant Listing/Site on Facility
- (7) Combining Sites Into One Facility/  
Entries Combined
- (8) Does not Fit Facility Definition (All  
are Vessels)
- (9) No Hazardous Waste (Responsible  
Agency Changed)
- (10) Small Quantity Generator  
(Responsible Agency Changed)
- (11) No Hazardous Waste (Temporary  
Storage Only)
- (12) Not Federally Owned (Small  
Quantity Generator)
- (13) Redundant Listing/Site on  
Facility (Agencies will Coordinate)
- (14) Small Quantity Generator (Never  
Actually Built)

#### Categories for Facility Addition

- (15) Small Quantity Generator with  
either a 3016 or 103
- (16) One Entry Being Split into Two/  
Agency Responsibility Being Split
- (17) New Information Obtained  
Showing that Facility Should be  
Included
- (18) Facility was a Site on a Facility  
that was disbanded, Now a  
Separate Facility
- (19) Sites were Combined into One  
Facility
- (19A) New Facility

#### Corrections

- (20) Reporting Provisions Change
- (20A) Typo Correction/Name Change/  
Address Change
- (21) Changing Responsible Agencies  
(New Responsible Agency has 18  
mos. to submit PA)
- (22) Changing Responsible Agencies  
and Title (New Responsible Agency  
has 18 mos. to submit PA)
- (23) New Reporting Mechanism  
Added at Update
- (24) Reporting Mechanism Determined  
to be Not Applicable after Regional  
File Review

#### FEDERAL FACILITIES DOCKET—DOCKET REMOVALS

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Narragansett Environmental Research Laboratory.	South Ferry Road.....	Narragansett.....	RI	02882	EPA.....	3010	1



## FEDERAL FACILITIES DOCKET—DOCKET REMOVALS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Fort Monmouth-Evans Area #1	Marconi Road	Wall Twp	NJ	07719	Army	103c	6
United States Postal Service	Federal Square Room B-97	Newark	NJ	07102	Postal Service	3010	1
US Postal Service	680 State Hwy 130	Trenton	NJ	08650	Postal Service	3010	1
US Postal Service VMF	580 Gerard Ave	Bronx	NY	10451	Postal Service	3010	1
NSA (Fanx I)	Elkridge Landing Rd	Linthicum	MD	21090	Defense	3010	2
USA Keystone Ordnance	Greenwood TWP	Geneva	PA	16316	Army	103c	2
Marine Corps Air Station New River	Fire Fighting Training Pit	Jacksonville	NC		Navy	3010 103c	6
US Army Corps of Engineers	Foot of Grant St	Peoria	IL	61603	Corps of Engineers, Civil	3010	1
USDEA North Cen Lab	500 U.S. Customs House	Chicago	IL	60607	Justice	3010	1
Great Lakes Environ Research Lab, NOAA	2300 Washtenaw Ave	Ann Arbor	MI	48104	Commerce	3016	1
US Army Corps of Engineers	1035 E 9th St	Cleveland	OH	44114	Corps of Engineers, Civil	3010	1
US Postal Service	2400 Orange Ave GMF Room 208	Cleveland	OH	44101	Postal Service	3010	1
US Dept Agric/Bunge Grain Elev.	MS River Mile 119 Eastbank	Destrehan	LA	70047	Agriculture	3010	2
Hyde Mine	Gallup	McKinley	NM	87301	Interior	103c	6
Federal Aviation Administration	PO Box 25082	Oklahoma City	OK	73125	Transportation	103c	6
Mike Monroney Aeronautical Center	6500 South MacArthur	Oklahoma City	OK	73179	Transportation	3010 3016	2
Belvoir Fuels and Lubricant Research Facility	6220 Cueva	San Antonio	TX	78284	Army	103c	6
Southwestern Division Laboratory	4815 Cass St	Dallas	TX	75235	Corps of Engineers, Civil	3016	1
Nebraska Ordnance Plant	Rural Route 1 Box 104B	Mead	NE	68041-9725	Army	103c	2
DOE MSE Test Facility	104 North Parkmont	Butte	MT	59702	Energy	3010	6
Grizzard Property	1140 Mountain View	Oxnard	CA		Agriculture	3016	4
USDA-FS-Seward Rd	Mile 23.5 Seward Hwy	Seward	AK	99664	Agriculture	3010	4
BLM-W German Lake	T7SR25BSEC9		ID		Interior	103c	6
Burley Maint Hq	1247 W Main	Burley	ID	83318	Energy	3010 103c	2
USDA-FS-Big Creek Bridge	Forest Route 2354	Kellogg	ID	83837	Agriculture	3010	11
US Marshals Service Portland	620 SW Main	Portland	OR	97205	Justice	3010	11
USDOJ-DEA-Yakima	402 E Yakima Ave	Yakima	WA	98901	Justice	3010	4

## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Chugach Forest	MI 23.5 Seward Highway	Seward	AK	99664	Agriculture	103c	19A
USDA-FA Duncan Canal Level Island Vortac Site	Level Island—North End	Level Island (Petersburg)	AK		Agriculture	3016 103c	19A
USDA-FA Indian Point/Duncan Canal	Kupreanof Island—Indian Point		AK		Agriculture	3016	19A
USDA-FS Coghlan Island		Auke Bay	AK	99821	Agriculture	3016, 103c	19A
Campion Air Force Station	4 miles NE of Galena	Galena	AK	99765	Air Force	3016 3010 103c	19A
USAF—Cape Sarichef AFS LDFL	Unimak Island, W Coast	Unimak	AK	99685	Air Force	103c	19A
USAF Canyon Creek RRS	T7S R6E Sec 15	Big Delta	AK	99737	Air Force	3010 103c	19A
USAF Cold Bay AFS	T57S R89W	Cold Bay	AK	99571	Air Force	3010 3016 103c	19A
USAF Gold King Creek RRS	T8S R2W Sec 22, 27	Valdez	AK	99686	Air Force	103c	19A
Haines Petroleum, Oil, & Lubricants (POL) Terminal	Lutak Point	Haines	AK	99827	Army	103c	19A
Big Delta	Fort Greely Airport	Delta Junction	AK	99737	Civil Corps of Engineers	103c 3016	19A
Alaska Maritime National Wildlife Refuge	51°30'N/179°15'W		AK		Interior	3016	19A
Aniak Airport	61°34'N 159°31'W	Aniak	AK	99557	Interior	103c 3016	19A
Collinson Point Dewline Site	290 Miles SE of Barrow	Barrow	AK	99723	Interior	103c	19A
USDOI-BLM Skull Cliff Loran Station	23 Miles SW of Barrow on Coast	Barrow	AK	99723	Interior	103c	19A
USDOI-BIA Annette Island Airport	Annette Airport	Annette	AK	99920	Interior	3016 103c	19A
USDOI-BIA Moses Point	Moses Point	Moses Point	AK	99762	Interior	3016 103c	19A
USDOI-BLM Biorka Island Facility	Biorka Island	Biorka Island	AK	99835	Interior	103c	19A
USDOI-BLM Dillingham Arpt	Dillingham	Dillingham	AK	99576	Interior	3016 103c	19A
USDOI-BLM Duntilla Air Navigation Site	Duntilla Lake	Duntilla Lake	AK	99999	Interior	3016 103c	19A
USDOI-BLM Farewell—Air Navigation Site	Farewell Lake	Farewell	AK	99695	Interior	103c	19A



## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
USDOI-BLM Fire Island Housing Area.	FAA Housing Area .....	Fire Island.....	AK	99506	Interior .....	103c	19A
USDOI-BLM Fort Yukon Airport.	Fort Yukon Airport.....	Fort Yukon .....	AK	99740	Interior .....	3016 103c	19A
USDOI-BLM Galena Airbase.....	Galena Airport.....	Galena .....	AK	99741	Interior .....	3016 103c	19A
USDOI-BLM Haines Air Navigation Site.	Haines-FAA Road.....	Haines.....	AK	99827	Interior .....	103c	19A
USDOI-BLM Iliamna Site .....	Iliamna .....	Iliamna .....	AK	99606	Interior .....	3016 103c	19A
USDOI-BLM Kotzebue Airport.....	Kotzebue Airport.....	Kotzebue .....	AK	99752	Interior .....	3016 103c	19A
USDOI-BLM North Nenana Vortac Site.	Nenana .....	Nenana .....	AK	99760	Interior .....	3016 103c	19A
USDOI-BLM Skwentna Airfield.....	Skwentna Airfield.....	Skwentna.....	AK	99667	Interior .....	103c 3016	19A
USDOI-BLM Unalakleet Airport.....	Unalakleet .....	Unalakleet .....	AK	99684	Interior .....	3016 103c	19A
USDOI-BLM Woody Island Nav Site.	Woody Island.....	Kodiak.....	AK	99615	Interior .....	3016 103c	19A
USDOI-BLM-Homer Airport .....	Homer .....	Homer.....	AK	99603	Interior .....	3016 103c	19A
USDOI-BLM-Talkeetna Airport.....	Talkeetna Airport.....	Talkeetna.....	AK	99676	Interior .....	3016 103c	19A
USDOI-NPS. Yukon-Charley Rivers Nat Park.	T5N, R21E, Sec 3 & 4.....	Eagle.....	AK	99738	Interior .....	103c	19A
Elson Lagoon.....	East of Barrow.....	Barrow.....	AK	99723	Navy.....	103c	19A
USNAVY Northeast Cape St Lawrence Is.	70 Mi E of Savoonga St Lawrence.	Northeast Cape .....	AK	99769	Navy.....	3010	19A
USPS Vehicle Maint Fac Fairbanks.	5400 Mail Trail Way.....	Fairbanks.....	AK	99709	Postal Service .....	3010 103c	19A
Bettles Field.....	Bettles Airport.....	Bettles.....	AK	99726	Transportation .....	103c 3016	19A
Farewell Air Navigation Site.....	Farewell Air Field .....	Farewell .....	AK	99695	Transportation .....	3016 103c	19A
Gustavas Airport.....	Gustavas .....	Gustavas.....	AK	99826	Transportation .....	3016 103c	19A
Hinchinbrook Island—Johnstone Point.	Johnstone Point VOR/ .....	Johnstone Point .....	AK		Transportation .....	3016	19A
McGrath Airport-FAA .....	P.O. Box 110.....	McGrath.....	AK	99627	Transportation .....	103c	19A
Middleton Island .....	Middleton Island-NOR .....	Middleton Island .....	AK		Transportation .....	3016 103c	19A
Gunter Air Force Station .....	US 231 & Dalride Road.....	Montgomery .....	AL	36112	Air Force .....	103c	19A
Nolf Barin Field, Foley .....	Foley .....	Foley.....	AL		Navy.....	103c	19A
TVA—Fairview Substation.....	Fairview Substation.....	Fairview.....	AL		Tennessee Valley Authority.	103a	19A
TVA—Huntsville Primary Substation.	Huntsville Primary Substation .....	Huntsville.....	AL		Tennessee Valley Authority.	103a	19A
TVA FHC Regional Office.....	River Road .....	Muscle Shoals .....	AL	35661	Tennessee Valley Authority.	3010	19A
TVA Hazardous Storage Facility.....	HWY 133.....	Muscle Shoals .....	AL		Tennessee Valley Authority.	103a	19A
TVA Muscle Shoals Garage.....	TVA Reservation .....	Muscle Shoals .....	AL	35660	Tennessee Valley Authority.	3010	19A
TVA Wheeler Hydro Plant.....	RT 2 .....	Town Creek.....	AL	35672	Tennessee Valley Authority.	3010	19A
US Coast Guard Base Mobile.....	South Broad St.....	Mobile .....	AL	36615	Transportation .....	3010	17
Apache/Sitgreaves NF-Middle Mtn Silvex Site.	P.O. Box 640.....	Springerville.....	AZ	85938	Agriculture.....	103c	19A
Prescott National Forest.....	344 South Cortez .....	Prescott .....	AZ	86303	Agriculture.....	103c	19A
Western Area Power Ad Co-chise Substa.	12 Mi S of.....	Willcox .....	AZ	85643	Energy .....	3010	19A
Western Area Power Ad Coolidge Substa.	1 Mi N of.....	Coolidge.....	AZ	85228	Energy .....	3010	19A
Western Area Power Ad Ed-2 Substa.	2 Mi S of.....	Coolidge.....	AZ	85228	Energy .....	3010	19A
Western Area Power Ad Gila Substa.	15 Mi E of Yuma.....	Yuma.....	AZ	85364	Energy .....	3010	19A
Western Area Power Ad Liberty Substa.	Nr Buckeye.....	Buckeye.....	AZ	85326	Energy .....	3010	19A
Western Area Power Ad Mesa Substa.	Mesa .....	Mesa.....	AZ	85200	Energy .....	3010	19A
Western Area Power Ad Parker Substa.	Parker.....	Parker.....	AZ	85344	Energy .....	3010	19A
Western Area Power Ad Phoenix Substa.	43rd Ave & Buckeye.....	Phoenix.....	AZ	85005	Energy .....	3010	19A
Western Area Power Ad Pinnacle Peak SB.	NW of Scottsdale.....	Scottsdale.....	AZ		Energy .....	3010	19A
Western Area Power Ad Prescott Substa.	3 Mi N of.....	Prescott .....	AZ	86301	Energy .....	3010	19A
Western Area Power Ad Tucson Substa.	1 Mi NW of.....	Tucson.....	AZ	85700	Energy .....	3010	19A
Bur of Ind Affrs Colorado Riv Agency.	Agency Rd.....	Parker .....	AZ	85344	Interior .....	3010	19A
Bureau of Land Management.....	3707 N 7th Street .....	Phoenix.....	AZ	85014	Interior .....	3010	19A
Colorado River Indian Agency.....	RT3 1st Ave & Agency Rd.....	Parker.....	AZ	85344	Interior .....	3010	19A
Davis Dam.....	ST. Highway 68, 3 Mi N of City.....	Bullhead City.....	AZ	86430	Interior .....	3010	19A
Gila River Site #2.....	T3S R63 Sec 3.....	Gila River Indian Resv.	AZ	85247	Interior .....	103c	19A
US Bureau of Reclamation.....	South Side of Levey Road.....	Yuma.....	AZ		Interior .....	103a	19A
Fed Correc Inst Safford.....	Swift Trail Route 366.....	Safford.....	AZ	85546	Justice .....	3010	19A



## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
USPS General Mail Facility	4949 E Van Buren St.	Phoenix	AZ	85026	Postal Service	3010	19A
VA Medical Ctr.	500 Hwy 89 North	Prescott	AZ	86313	Veterans Administration.	3010	19A
CA Air Natl Guard 163rd TASGP.	Ontario ANGB	Ontario	CA	91761	Air Force	3010	19A
Costa Mesa Air National Guard Station.	2651 Newport Blvd	Costa Mesa	CA	92627	Air Force	3010	19A
Fresno Air Terminal	144th FIW, Fresno Air Terminal	Fresno	CA	93727	Air Force	3016	19A
Hayward Air National Guard Base.	1525 West Winton Ave.	Hayward	CA	94545	Air Force	3010	19A
Mtn Martel ANG Radio Relay Site.	Mtn Martel ANG Radio Relay Site.	Danville	CA	94526	Air Force	103c 3010	19A
North Highlands Air Natl Guard Sta.	162 CISQ/DEM 3900 Roseville	North Highlands	CA	95660	Air Force	3010	19A
Ontario Air National Guard Base.	2500 Acaica St.	Ontario	CA	91761	Air Force	3010	19A
Pacific Bell.	South Fork Mountain	Redding	CA	96601	Air Force	3010	19A
Pacific Bell.	Bldg 2172	Beale AFB	CA	95903	Air Force	3010	19A
Pacific Environs—Johnston Atoll.	APO	San Francisco	CA	96305	Air Force	3016	19A
Sepulveda Air National Guard Station.	15900 West Victory Blvd.	Van Nuys	CA	91406	Air Force	3010	19A
Space Program Facility.		Vandenberg AFB	CA	93437	Air Force	3010	19A
USAF Air Natl Gua California	5425 McKinley Ave.	Fresno	CA	93727	Air Force	3010	19A
USAF Plant 70			CA		Air Force	3016	19A
San Diego Air National Guard Sta.	7288 Convoy Ct.	San Diego	CA	92111	Army	3010	19A
Western Area Power Ad Blythe Substa.	5 Miles W of Blythe at US60&70.	Blythe	CA	92225	Energy	3010	19A
Western Area Power Ad Shasta Line Main.	Keswick Dam Road.	Redding	CA	96001	Energy	3010	19A
Western Area Pwr Ad Elverta Fid Sp.	Elverta Rd	Elverta	CA	95626	Energy	3010	19A
Western Area Pwr Admin Tracy Pump & Sub.	Mountainhouse and Kelsa Roads.	Tracy	CA	95376	Energy	103c 3010	19A
Bureau of Reclamation Cachuna O&M Board.	Cachuna Lake	Santa Barbara	CA	93105	Interior	3010	19A
El Portal RR flat	Hwy 140	El Portal	CA	95318	Interior	103c	19A
Golden Gate National Rec Area	Building 201 Fort Mason	San Francisco	CA		Interior	103c	19A
Laguna Field Office	Route 1, Box 201	Winterhaven	CA	92283	Interior	3016	19A
Needles Field Office	Dike Road	Needles	CA	92363	Interior	3016	19A
US Bureau of Reclamation	5520 Knoxville Rd	Napa	CA	94558	Interior	3010	19A
Drug Enforcement Admin.	350 S Figueroa St	Los Angeles	CA	90071	Justice	3010	19A
Federal Correction Institution.	5701 8th St Camp Parks	Dublin	CA		Justice	103c 3010	19A
Federal Prison Ind Inc	Terminal Is	San Pedro	CA	90731	Justice	3010	19A
US Border Patrol	3752 Beyer Blvd	San Ysidro	CA	92073	Justice	3010	19A
Long Beach NAS Sima NRMF	Long Beach Naval Air Sta.	Long Beach	CA	90822	Navy	3010	19A
Naval Auxiliary Landing Field.	Building 60130 San Clemente Island.	San Clemente	CA	92136	Navy	103c	19A
Naval Exchange Cleaners	Nvl Const Bat Ctr Bld #75	Port Hueneme	CA	93041	Navy	3010	19A
Naval FAC Engineering Command West Div.	900 Commodore Drive	San Bruno	CA		Navy	103c	19A
Naval Facility Centerville Beach.	Centerville Beach Road.	Ferndale	CA	95536	Navy	103c 3010	19A
Naval Industrial Reserve Ordnance Plant.	111 Lockheed Way	Sunnyvale	CA		Navy	103c	19A
US Naval Aviation Depot.	Building 65	Coronado	CA		Navy	103a	19A
US Navy Aviation Depot.	Building 379	San Diego	CA	92135	Navy	103a	19A
US Navy NWS Seal Beach Pomona Annex.	1675 Mission Blvd	Pomona	CA	91769	Navy	103c 3010	19A
USNS De Steiguer	Berth 5 10th Ave Terminal	San Diego	CA	92101	Navy	3010	19A
Napalm Demilitarization Facility, Fallbrook.	Naval Weapons Stat, Fallbrook	Fallbrook	CA	92028	Navy/Marine Corps	3016	19A
San Francisco Bulk Mail Center.	2501 Rydin Rd.	Richmond	CA	94804	Postal Service	3010	19A
US Postal Service	15701 Sherman Way	Van Nuys	CA	91409	Postal Service	3010	19A
US Postal Service	36-660 Bankside Unit E	Cathedral City	CA	92234	Postal Service	3010	19A
US Postal Service	5800 W Century Blvd.	Los Angeles	CA	90009	Postal Service	3010	19A
US Postal Service	900 N Alameda St.	Los Angeles	CA	90052	Postal Service	3010	19A
US Postal Service	600 N Lincoln Ave	Pasadena	CA	91109	Postal Service	3010	19A
US Postal Service Santa Ana	3101 W Sunflower	Santa Ana	CA	92799	Postal Service	3010	19A
US Postal Service VMF	3131 E Arch Road	Stockton	CA	95213	Postal Service	3010	19A
US Postal Svc Vehicle Maintenance.	1300 Evans Ave	San Francisco	CA		Postal Service	103c 3010	19A
Federal Reserve Bank	950 S Grand	Los Angeles	CA	90015	Treasury	3010	19A
Federal Reserve Bank	409 W Olympic Blvd	Los Angeles	CA	90015	Treasury	3010	19A
US Assay Office	Unit 2 1070 San Mateo Ave	South San Francisco.	CA	94102	Treasury	3010	19A
Veterans Admin Med Center	16111 Plummer St	Sepulveda	CA	91343	Veterans Administration.	3010	19A
Veterans Administration Medical Center.	795 Willow Rd.	Menlo Park	CA	94025	Veterans Administration.	3010	19A



## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Rio Grande NF-Bonanza Mining Area.	1803 West Highway 160	Monte Vista	CO	81144	Agriculture	103c	19A
Drug Enforcement Administration.	721 19th Street	Denver	CO	80202	Justice	3010	19A
CT Army National Guard Bradley Base.	Bradley ANG Base	East Granby	CT	06026	Air Force	3010	19A
Unicor Federal Prison Ind Inc.	Rte 37	Danbury	CT	06810	Justice	3010	19A
US Coast Guard Grp, Long Island Sound.	120 Woodward Ave.	New Haven	CT	06512	Transportation	3010	17
US Naval District Wash Anacostia.	South Capitol St/Anacostia Dr	Washington	DC	20374	Navy	3010	19A
Federal Correctional Institution.	100 FCI Road	Marianna	FL	32446	Justice	3010	19A
Naval Training Center, Orlando	8 Street/NTC	Orlando	FL	30213	Navy	103c 3010	19A
NETPSA Saufley Field			FL		Navy	103c	19A
NTTC Corry Station		Pensacola	FL		Navy	103c	19A
USN Defense Property Disposal Office.	Naval Training Center	Orlando	FL	32813	Navy	3010	19A
Atlantic Fleet Weapons Training Facility.	US Naval Station	FPO Miami	FL	34051	Navy/Marine Corps	3016	19A
US Postal Serv VMF	2250 NW 72nd Ave	Miami	FL	33152	Postal Service	3010	19A
USCG Airsta Miami	Opa Locka Airport	Opa Locka	FL		Transportation	103c 3010	17
US Drug Enforcement Administration.	75 Spring St Suite 740	Atlanta	GA	30303	Justice	3010	19A
United States Penitentiary—Atlanta, GA.	615 McDonough Blvd	Atlanta	GA	30315	Justice	3016	19A
Agana River and Paseo Site.	Leary Jct.	Agana	GU	96910	Navy	103c	19A
Barrigada Village Abandoned Dump.	Naval Communications Sta	Barrigada	GU	96630	Navy	103c	19A
Finegayan Housing Abandoned Dump.	Naval Communications Center	S Finegayan	GU	96630	Navy	103c	19A
Navy Supply Dump Site.	S of Saupon Pt	Oca	GU	96911	Navy	103c	19A
Tenjo Vista Oily Solid Waste Dspl.	Marine Dr	Piti	GU	96630	Navy	103c	19A
Bellows Air Force Station	10 MS E of Cy Rte. 72	Honolulu	HI	96898	Air Force	3016	19A
Kaala Air Force Station	Taxiway 5 & Kamakahi	Honolulu	HI	96853	Air Force	3016	19A
Kaina Point Satellite Tracking Station.	33 Mi NW Honolulu Rte. 930	Waianae	HI	96792	Air Force	3016	19A
Kokee AFS	Kokee St. Pk	Waimea	HI	96796	Air Force	3016	19A
Palehua Solar Observatory			HI		Air Force	3016	19A
Punamano Air Force Station	28 Mi NNE Honolulu Rte. 83	Kahuku	HI	96731	Air Force	3016	19A
US Navy Exchange Laundry Facility.	Moanalua Road and Kaimakani Street.	NAS, Pearl Harbor	HI	95860	Navy	103c 3010	19A
USCG Base Honolulu	Sand Island	Honolulu	HI	96819	Transportation	3010	17
Fort Des Moines	Fort Des Moines	Des Moines	IA		Army	103a	19A
Ft Des Moines (Inactive)	225 E Army Post Rd	Des Moines	IA	50315	Army	103c	19A
Hudlow Camp Dump	M. Address: P.O. Box 7669, Missoula, MT.		ID		Agriculture	3016	19A
Payette National Forest	P.O. Box 1026	McCall	ID	83638	Agriculture	103c	19A
USDA-FS Boise National Forest.	Idaho City Stage Lucky Peak	Boise	ID	83706	Agriculture	3010	19A
National Guard Impact Area	Sec (All) T2&3S, R2&3E	Unincorporated	ID	83709	Air Force	103c	19A
Gem County Landfill	Dewey Lane, 10M East of Emmett.	Emmett	ID		Interior	103c	19A
Glenns Ferry Landfill	T.S.S. R. 10E BM NW ¼ SW ¼ Sec 21.	Glenns Ferry	ID		Interior	103c	19A
USDOI-BLM-Minidoka Landfill.		Rupert	ID	83350	Interior	103c	19A
Illinois ANG, Capitol Map	Capitol Airport	Springfield	IL	62707	Air Force	3016	19A
O'Hare ARFF	928 TAG/DE	O'Hare ARFF	IL	60666	Air Force	3016	19A
US Air Force 928th Tactical Unit.	Chicago O'Hare Airport	Chicago	IL	60666	Air Force	3010	19A
Olin Corp	Rte 148 S Ordill I Area	Marion	IL	62959	Interior	3010	19A
Unicor Federal Prison Industry	Little Grassy Rd	Marion	IL	62959	Justice	3010	19A
USDEA Chicago Field Div Off	7401 S Pulaski	Chicago	IL	60629	Justice	3010	19A
USVA Medical Center Edward Hines Hosp.	5th & Roosevelt Rd	Hines	IL	60141	Veterans Administration.	3010	19A
Atterbury Res Forces Tng Area	Hospital Rd	Edinburgh	IN	46124	Army	3010	19A
United States Penitentiary—Leavenworth, KS.	USP—Leavenworth	Leavenworth	KS	66048	Justice	3016	19A
USPFO for Kentucky	Boone National Guard Center, P.	Frankfort	KY	40601	Army	3010	19A
Federal Correctional Institute—Lexington.	FCI	Lexington	KY	40511	Justice	3016	19A
Federal Corrections Institution—Ashland.	FCI, Ashland	Ashland	KY	41101	Justice	3016	19A
TVA Kentucky Hydro Plant	Hwy 62 & 641	Gilbertsville	KY	42044	Tennessee Valley Authority.	3010	19A
TVA Paradise Fossil Plant	5 Mi E of Drakesboro	Drakesboro	KY	42337	Tennessee Valley Authority.	3010	19A
TVA Shawnee Fossil Plant	Highway 996	West Paducah	KY	42086	Tennessee Valley Authority.	3010	19A



## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Southern Forest Experiment Station.	701 Loyola Avenue	New Orleans	LA		Agriculture	3016	19A
Army Reserve Carl J Shelter	2300 10th St	Lake Charles	LA	70601	Army	3010	19A
New Orleans Military Terminal	4400 Dauphine St	New Orleans	LA	70145	Army	103c	19A
US DOE SPR West Hackberry Site.	3.8 Mi W of Hackberry, Hwy 390.	Hackberry	LA		Energy	103c	19A
US AF Truro Inst STP	Off Aldrich Rd	N Truro	MA		Air Force	103c 3010	19A
USCG Communications Center	800 Ferry Street	Marshfield	MA	02050	Transportation	103a	19A
Brandywine Salvage Yard	Rt 381 Brandywine Road	Brandywine	MD	20613	Air Force	3010 3013	19A
US Defense Mapping Agency HTC.	6101 Macarthur Blvd.	Brookmont	MD	20816	Army	3010	19A
Brandywine—Launch	Candy Hill Rd	Naylor	MD	20772	Defense	103c	19A
Croom—Control	15100 Mt Calvert Rd.	Upper Marlboro.	MD	20772	Defense	103c	19A
Croom—Launch	8520 Duvall Rd	Upper Marlboro.	MD	20772	Defense	103c	19A
Granite—Control	2845 Hernwood Rd	Woodstock	MD	21163	Defense	103c	19A
Laytonsville—Control	Zion Rd	Laytonsville	MD	20879	Defense	103c	19A
National Security Agency	Esopus Ct 9231-A Rumsey Rd B 2.	Columbia	MD	21045	Defense	3010	19A
Tolchester—Control	Tolchester Beach Rd	Tolchester	MD	21661	Defense	103c	19A
Tolchester—Launch	Rock Hall—Tolchester Rd	Tolchester	MD	21661	Defense	103c	19A
Waldorf—Control	County Ln	Waldorf	MD	20601	Defense	103c	19A
Waldorf—Launch	Country Ln	Brandywine	MD	20613	Defense	103c	19A
David W Taylor Naval Ship RPD Center.	Carderock Laboratory	Bethesda	MD	20084	Navy	3010 103c	19A
US Naval Comm Unit—Cheltenham.		Cheltenham	MD	20623	Navy	103a	19A
US Postal Service Vehicle Maintenance.	60 W Oliver St	Baltimore	MD	21201	Postal Service	3010	19A
VA Medical Center #512	3900 Loch Raven Blvd	Baltimore	MD	21218	Veterans Administration.	3010	19A
Ottawa National Forest	2100 E. Cloverland Dr	Ironwood	MI	49969	Agriculture	3010 3016	19A
Bureau of Land Management USDI.	Main St and Grand Trunk RR	Maybee	MI	48159	Interior	3010	19A
Milan Federal Correction Institute.	Anoona Road	Milan	MI		Justice	103a	19A
US DEA Department of Justice	231 W Lafayette	Detroit	MI	48226	Justice	3010	19A
USDOJ-BP Unitor Fed Prison Ind Inc.	4002 Arkona	Milan	MI	48197	Justice	3010	19A
US Coast Guard Group Saulte Ste Marie.	Water St	Sault Ste Marie	MI	49783	Transportation	3010	17
Ann Arbor VA Medical Ctr.	2215 Fuller Rd	Ann Arbor	MI	48105	Veterans Administration.	3010	19A
Chippewa National Forest	Rural Rt 3, Box 244	Cass Lake	MN	56633	Agriculture	3016	19A
Karlstad Equipment and Farm	SE Qtr Sec33 R45W T161N	Lake Bronson	MN	56734	Interior	3010	19A
Schuster Farm	Sec58 S17 T55N R33W	Gower	MO		Agriculture	103c	19A
Nike Battery Kansas City—30 Inactive.	2.5 Mi S of Lone Jack	Pleasant Hill	MO		Defense	103c	19A
John J. Pershing VAMC	1500 N Westwood Blvd	Poplar Bluff	MO	63901	Veterans Administration.	3010	19A
Desoto National Forest Access Roads.	100 W. Capitol St., Suite 1141	Jackson	MS	39269	Agriculture	103c	19A
Sea—Imported Fire Ant.			MS		Agriculture	103c	19A
Sardis Lake Field Office, LMK	Highway 315 (Rt 2, Box 500)	Sardis	MS	38666	Corps of Engineers, Civil.	3016	19A
MT ARNG OMS #2	Bldg 350	Fort Missoula	MT	59801	Air Force	3010	19A
Nantahala National Forest Landfill.	Post & Otis Streets, Box 2750	Asheville	NC	28802	Agriculture	103c	19A
Army Reserve Center (Charlotte #2).	1412 Westover Drive	Charlotte	NC	28205	Army	103c	19A
Veterans Admin. Med. Center	1601 Brenner Ave	Salisbury	NC	28144	Veterans Administration.	3010	19A
Concrete Missile Early Warning Station.	DET 1 57 AD/DE	Concrete	ND	58221	Army	103c 3010	19A
Hector Air National Guard Base	P.O. Box 5536	Fargo	ND	58105	Defense	103c	19A
Ehring Bergquist Strategic Hospital.	Capehart Rd. and 25th Street	Bellevue	NE	68113	Air Force	3010	19A
Army Guard Wet Site	4 Mi E Hwy 6 1 Mi S of	Hastings	NE	68901	Army	103c	19A
NAD (Wet) Burn Pit Area	Sec 6 T6N R8W	Clay Center	NE	68933	Army	103c	19A
Section 5 Impoundment	SW ¼ NW ¼ SE ¼ of Sec 5	Glenvil Township	NE		Interior	103c	19A
Caven Point US Army Reserve Center.	1 Chapel Avenue	Jersey City	NJ	07305	Army	3010	19A
Federal Correctional Institution	Fairton-Millville Rd	Fairton	NJ	08320	Justice	3010	19A
Mid-State Correctional Facility	Range Road	Wrightstown	NJ	08562	Justice	3010	19A
Naval Reserve Center	Foot of Huron Ave	Atlantic City	NJ	08401	Navy	3010	19A
New York International & Bulk Mail Ctr.	80 County Road	Jersey City	NJ	07307	Postal Service	3010	19A
United States Postal Service	150 Mercer Street	Highstown	NJ	08520	Postal Service	3010	19A
US Postal Services	21 Kilmer Rd & Truman Dr	New Brunswick	NJ	08917	Postal Service	3010	19A
Sante Fe National Forest	1220 St. Francis Drive	Santa Fe	NM	87504	Agriculture	103c	19A



## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Melrose Air Force Range	Cannon AFB	Melrose	NM	88124	Air Force	3016	19A
US Army 7th Battalion Hawk	204 Frontage Rd	Rio Rancho	NM	87124	Army	3010	19A
US DOE—Los Alamos Scientific Lab.	West Jemez Road	Los Alamos	NM	87544	Energy	103a	19A
Nevada Air National Guard CEF	1776 National Guard Way	Reno	NV	89502	Air Force	3010	19A
Utah Test & Training Range	Immediately SW of Wendover	Wells	NV	89835	Air Force	103c	19A
Western Area Power Ad Basic Substation.	Basic Management Complex	Henderson	NV	89015	Energy	3010	19A
Western Area Power Mead Substation.	3 Miles SW of Boulder City	Boulder City	NV	89005	Energy	3010	19A
Antelope Valley Pesticide Cont. Disp.			NV		Interior	3016	19A
Hoover Dam		Boulder City	NV	89005	Interior	3010	19A
Lower Colorado Dams Project Office—Hoover Dam.		Boulder City	NV	89005	Interior	3016	19A
Pioche Mine Tailings Site	T1NR67E, SEC32	Lincoln County	NV		Interior	103c	19A
Quinn River Valley Pesticide Cont.			NV		Interior	3016	19A
Reno Research Center—Bureau of Mines.	1605 Evans Avenue	Reno	NV	89520	Interior	3010	19A
Solar Evaporation Test Facility		Henderson	NV	89015	Interior	3010	19A
US Postal Serv Main Ofc	1001 Circus Circus Dr	Las Vegas	NV	89114	Postal Service	3010	19A
USP & FO—SNY OMS#3	158 Willow St	Lockport	NY	14094	Air Force	3010	19A
AMSA 2 US Army Reserve	Judson St	Elmira	NY	14901	Army	3010	19A
AMSA 7 US Army Reserve	517 Old Ridge Road	Webster	NY	14580	Army	3010	19A
Army Aviation Support Facility	Hanger A, MacArthur Airport	Ronkonkoma	NY	11779	Army	3010	19A
Bullville US Army Reserve Center.	Route 17K	Bullville	NY	10915	Army	3010	19A
Elihu Root USAR Center	Burrstone Road	Utica	NY	13502	Army	3010	19A
Naval & Marine Corps Reserve Center.	Fort Schuyler	Bronx	NY	10465	Army	3010	19A
TSG H.C. Lockwood USAR Center.	111 Finney Blvd	Malone	NY	12953	Army	3010	19A
Federal Correctional Institution	P.O. Box 600	Otisville	NY	10963	Justice	3010	19A
Mitchel Field Housing Facility	Navsta New York Housing Office, Bldg. 19.	Garden City	NY	11530	Navy	103c	19A
Mitchel Manor Housing Facility	Navsta New York Housing Office, 85 A MIT.	East Meadow	NY	11554	Navy	103c	19A
Naval Administrative Unit	Bldg 606, GSA Depot	Scotia	NY	12302	Navy	3010	19A
Naval Reserve Center	2 Parker Street	Glens Falls	NY	12801	Navy	3010	19A
Naval Reserve Center Syracuse	5803 East Molloy Rd	Mattydale	NY	13211	Navy	3010	19A
Naval Station N.Y. Stapleton	Stapleton	Staten Island	NY	10304	Navy	3010	19A
US Postal Service	54-20 Broadway	Woodside	NY	11377	Postal Service	3010	19A
West Sayville IFS Transmitter	Cherry Ave	West Sayville	NY	11796	Transportation	3010	19A
Veterans Administration Medical Center.	3495 Bailey Avenue	Buffalo	NY	14215	Veterans Administration.	3010	19A
General Electric Co Aircraft Engine.	1 Neumann Way	Evendale	OH	45215	Air Force	3005 3010	19A
US DOE	US Rt 23	Piketon	OH		Energy	103a	19A
US DOE—Westinghouse Plant	P.O. Box 398704	Cincinnati	OH		Energy	103a	19A
US Army Reserve Cntr AM STA 20.	1101 N 6th Ste 4	Broken Arrow	OK	74012	Army	3010	19A
Federal Correctional Institution—El Reno, OK.	West Highway 66	El Reno	OK	73036	Justice	3016	19A
USAF Madras AFS	Cherry Road	Madras	OR	97741	Air Force	103c	19A
USAF-ANG North Bend Station	T25S R13W Sec9	North Bend	OR	97459	Air Force	103c	19A
USAF-Mt. Hebo Air Force Station.	8 Mi E. of Hwy 22	Hebo	OR	97122	Air Force	103c 3010	19A
Greater Pittsburgh IAP	911 TAG/DE	Pittsburgh	PA	15231	Air Force	3016 103c	19A
Frankford Arsenal	Bridge & Tacony Sts.	Philadelphia	PA	19137	Army	3010 103c	19A
US Army-Area Maint Spt Actv 112G.	Rt 220 McElhattan	Lock Haven	PA	17745	Army	3010	19A
US Army-Reserve Center & AMSA 29.	547 Philadelphia Ave	Reading	PA	19607	Army	3010	19A
Valley Forge Army Hospital	Evergreen Drive	Schuylkill	PA	19460	Army	103c	19A
Erie National Wildlife Refuge	One Wood Duck Lane	Guys Mills	PA	16327	Interior	103c	19A
Pittsburgh Research Center	626 Cochran's Mill Road	Bruceston	PA	15236	Interior	3016	19A
Steamtown National Historic Site.	105 So. Washington Ave.	Scranton	PA	18503	Interior	103c	19A
Tinicum National Environmental Center.	Suite 104 Scott PZ 2	Philadelphia	PA	19113	Interior	3016 103c	19A
Valley Forge National Historic Park.	Rte 23	Valley Forge	PA	19481	Interior	103c 3010	19A
Allenwood Federal Prison Camp	Route 15	Montgomery	PA	17752	Justice	3016 103c	19A
U.S. Postal Service	7th & Grant Streets	Pittsburgh	PA		Postal Service	103a	19A
US Postal Svc Vehicle Maintenance.	1201 11th Ave	Altoona	PA	16603	Postal Service	3010	19A
Veterans Administration Medical Center.	University and Woodland Ave	Philadelphia	PA	19104	Veterans Administration.	3010	19A



## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Atlantic Fleet Weapons Tra Fac Inner Range.		Vieques	PR	00765	Defense	3005 3010	19A
VA Medical & Regional Office	Bo Monacillos	Rio Piedras	PR	00928	Veterans Administration.	3010	19A
DODF/Air—RI Air National Guard 102nd.	Old Oxford Rd./North Smithfield	Slatersville	RI	02876	Air Force	103c	19A
DODF, Portsmouth Abandoned Mine.	Betwn W Shore Rd & RR Tracks.	Portsmouth	RI		Defense	103c	19A
Sachusset Point Dump	Sachusset Point Road	Middletown	RI	02840	Interior	103c	19A
Wise Farm	US Hwy 78 & Co. Rd. 38	Blackville	SC		Agriculture	3016	19A
Poinsett Weapons Range	4 Miles S of Wedgefield, SC.	Wedgefield	SC	29152	Air Force	3016	19A
USAF Aerospace Ground Equipment.	Jct Ave B & 2nd St	Myrtle Beach	SC	29577	Air Force	103c	19A
Charleston Harbor Site		Charleston	SC		Interior	103c	19A
US Postal Service Veh Maint Fac.	4290 Daley Avenue	Charleston	SC	29401	Postal Service	3010	19A
SD ANG—CSMSI Mitchell	Municipal Airport	Mitchell	SD	57301	Army	3010	19A
USA—ACOE Miss. Rvr. Div.	Cold Brook Dam	Hot Springs	SD		Corps of Engineers, Civil.	103a	19A
BIA—Cheyenne River Agency	Land OPS Shop—Bldg #2010	Eagle Butte	SD	57625	Interior	3010	19A
BIA Pine Ridge Reservation	#118, 119, 59. Sec. 12 T35N R45W.	Pine Ridge	SD	57770	Interior	3010	19A
Federal Prison Camp Yankton.	1200 Douglas	Yankton	SD	57078	Justice	3010	19A
VA Medical Center	Engineering Service 138	Fort Meade	SD	57741	Veterans Administration.	3010	19A
US DOE Univ of Tennessee Space Inst.	Milepost 12 Utsi Rd	Tullahoma	TN	37388	Energy	3010	19A
USDOE Site D11 Power Plant		Paducah	TN		Energy	103a	19A
USDOE Y-12 Plant/Mixed	Bear Creek Road	Oak Ridge	TN	37831	Energy	103a	19A
Great Smokey Mountain National Park.	US National Park Service/SR2	Gatlinburg	TN	37738	Interior	103c	19A
TVA Boone Hydro Plant	TN Hwy 75/ 8 Mi SE of	Kingsport	TN	37662	Tennessee Valley Authority.	103a	19A
TVA Central Laboratories	N Access Rd at TN Hwy 153	Chattanooga	TN	37401	Tennessee Valley Authority.	3010	19A
TVA Chattanooga Garage	412 East 10th St	Chattanooga	TN		Tennessee Valley Authority.	103c	19A
TVA Concord Substation	Davidson Road	Chattanooga	TN	37402	Tennessee Valley Authority.	103a	19A
TVA Port Payne 46KV Substation.	Godfrey Avenue	Fort Payne	TN		Tennessee Valley Authority.	103a	19A
TVA Jackson Power Stores	Airways Blvd	Jackson	TN	38301	Tennessee Valley Authority.	3010	19A
TVA Johnsonville Steam Plt	US Hwy 70 E	New Johnsonville	TN	37134	Tennessee Valley Authority.	103c 3010	19A
TVA Knoxville Garage	4216 Greenway	Knoxville	TN		Tennessee Valley Authority.	103c 3010	19A
TVA Knoxville Power Stores	4124 Greenway Drive	Knoxville	TN	37902	Tennessee Valley Authority.	3010	19A
TVA Nashville Power Stores	1324 Elm Hill Pike	Nashville	TN	37210	Tennessee Valley Authority.	3010	19A
TVA New Albany	299 Substation Road	New Albany	TN		Tennessee Valley Authority.	103a	19A
TVA Phipps Bend Substation	US Hwy 11 W	Surgoinsville	TN	37873	Tennessee Valley Authority.	3010	19A
TVA Ripley	Webb Road	Ripley	TN		Tennessee Valley Authority.	103a	19A
TVA Watts Bar Central Maint Facility.	Watts Bar Reserv—TN Hwy 68E.	Spring City	TN	37381	Tennessee Valley Authority.	3010	19A
USAF DNA Johnston Atoll	Johnston Atoll Pacific Ocean	Lat 16 44 N Lon 169 31 W.	TT	96305	Air Force	3005 3010	19A
Ellington Air Force Base	174th, Ellington Field	Houston	TX	77034	Air Force	3016	19A
La Porte Air National Guard	Highway 225	La Porte	TX	77571	Air Force	103c	19A
Nederland Air National Guard	Highway 69	Nederland	TX	77627	Air Force	103c	19A
U.S. Army Camp Bullis		San Antonio	TX	78265	Army	103c	19A
US Army COE	681 County Road	Mission	TX	77553	Corps of Engineers, Civil.	103a	19A
Federal Correctional Institution—Bastrop, TX.	Highway 95	Bastrop	TX	76602	Justice	3016	19A
US Border Patrol	8901 Montana St	El Paso	TX	79925	Justice	3010	19A
US DOJ Fed Cor Inst Bastrop	Hwy 95 8 mi NE of Bastrop	Bastrop	TX	78602	Justice	3010	19A
US DOJ Fed Cor Inst Prison Industry FTWT.	3150 Horton Rd	Ft Worth	TX	76119	Justice	3010	19A
U.S. Customs—Millington Addition.	4 Bl East of FM 170	Presidio	TX	79845	Treasury	103c	19A
Manti-Lasal N.F. Lasal #1, Black Hat Mine.	559 West Price River Drive	Price	UT		Agriculture	3016	19A
Utah Test and Training Range	6.5 mi SE of Wendover	Wendover	UT	84056	Air Force	3016	19A
Ireco, Inc.	Along Utah Lake	Near Lehi	UT		interior	3016	19A



## FEDERAL FACILITIES DOCKET—DOCKET ADDITIONS—Continued

Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction code
Mercur Canyon Outwash.....			UT		Interior .....	3016	19A
Salt Lake City Research Center.....	729 Arapahoe Dr.....	Salt Lake City.....	UT	84108	Interior .....	3016	19A
U.S. Post Office Garage.....	1760 West 2100 South.....	Salt Lake City.....	UT	84199	Postal Service .....	3010	19A
A A F E S Newport News Dist Center.....	231 Enterprise Drive.....	Newport News.....	VA	23603	Army .....	3010	19A
VA Army National Guard.....	501 E Franklin St.....	Richmond.....	VA	23319	Army .....	3010	19A
Eastern Shore of VA National Wildlife Refuge.....	RFD1 Box 122B.....	Cape Charles.....	VA	23210	Interior .....	3010	19A
Fisherman's Island Nat'l Wildlife Refuge.....	RFD1 Box 122B.....	Cape Charles.....	VA	23310	Interior .....	103c	19A
Federal Correctional Inst.....	State Rte 645.....	Petersburg.....	VA	23804	Justice .....	3010	19A
Navy Public Work Center.....	640Z140.....	Norfolk.....	VA		Navy.....	103a	19A
US Naval Air Station Norfolk.....	Building V82.....	Norfolk.....	VA	23511	Navy.....	103a	19A
US Naval Aviation Depot.....		Norfolk.....	VA	23511	Navy.....	103a	19A
US Postal Service.....	600 Church St.....	Norfolk.....	VA	23501	Postal Service .....	3010	19A
Washington National Airport.....	Alexandria.....	Alexandria AMA 124.....	VA	20001	Transportation .....	3005 3010	17
EPA II—Anguilla Landfill.....	Anguilla Landfill.....	Fredricksted.....	VI		EPA.....	103a	19A
USDOC—NOAA Manchester Field Station.....	7305 Beach St Drive East.....	Port Orchard.....	WA		Commerce .....	103c	19A
Columbia Basin Project AEC Zone 2,4-D Site.....			WA		Energy .....	3016	19A
USDOE—BPA Lapine.....	US Forest Service Road 288.....	Lapine.....	WA	99362	Energy .....	103a	19A
USDOE—BPA Maple Valley Substation.....	2500 Royal Hill Drive.....	Renton.....	WA		Energy .....	103a	19A
USDOE—BPA Snow King Substation.....	3602 Maltby Road.....	Bothell.....	WA		Energy .....	103a	19A
Naval Hospital and Jackson Park Housing.....	Naval Hospital Bremerton.....	Bremerton.....	WA	98314	Navy.....	3016	19A
Naval Radio Station T—Jim Creek.....	4 Miles East of State Highway 530 at Oso.....	Oso.....	WA		Navy.....	103c	19A
US Navy Undersea Warfare Engr Stat—North Bend.....	T23N R9E S28 NE ¼.....	North Bend.....	WA	98045	Navy.....	3010	19A
USDOT—FAA Mica Peak.....	T24N R45 E S14.....	Mica.....	WA	99023	Transportation .....	103c	17
USVA Medical Center—American Lake.....	T19N R2E S8, 17.....	Tacoma.....	WA	98493	Veterans Administration.....	3010	19A
Nicolet National Forest—Laona & Lakewood SLF.....	68 South Stevens.....	Rhineland.....	WI	54501	Agriculture.....	3016	19A
US Army Reserve Center.....	3125 S 10th St.....	Manitowoc.....	WI	54220	Army .....	3010	19A
UNICOR Federal Prison Industries Inc.....	Off Elk Ave.....	Oxford.....	WI	53952	Justice .....	3010	19A
USDA Appalachian Soil & Water Res Lab.....	Airport Rd.....	Beaver.....	WV	25813	Agriculture.....	3010	19A
Romney USAR Center.....	Rte 28 North.....	Romney.....	WV	26757	Army .....	3010	19A
WV. Army National Guard.....	Camp Dawson ATS.....	Kingwood.....	WV		Army .....	103a	19A
WV. Army National Guard.....	RT 62 N.....	Point Pleasant.....	WV		Army .....	103a	19A
Pt. Pleasant Defense Nat'l Stockpile Ctr.....	2601 Madison Ave.....	Point Pleasant.....	WV	25550	Defense.....	103c	19A
US Postal Service.....	602 Donnelly St.....	Charleston.....	WV	25301	Postal Service .....	3010	19A
VA Medical Center.....	200 Veterans Ave.....	Beckley.....	WV	25801	Veterans' Administration.....	3010	19A
High Plains Grassland Research Station (HPGRS).....	8408 Hildreth.....	Shenandoah.....	WY	82009	CIA.....	3016	19A
Hoe Creek.....		Gillette.....	WY		Energy .....	103c	19A
Western Area Power Admin Casper Field Br.....	W of Mt View on Spider Rd.....	Mills.....	WY	82644	Energy .....	103c	19A
Bureau of Land Mgt—WY State Office.....	2515 Warren Ave.....	Cheyenne.....	WY	82003	Interior .....	3010	19A

## FEDERAL FACILITIES DOCKET—CORRECTION REPORT

	Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction codes
O	Bedford VA Hospital.....	200 Springs Road.....	Bedford.....	MA	02173	Veterans Administration.....	3010 103c	
C	Bedford VA Hospital Wells 76 & 77.....	Westview Street.....	Lexington.....	MA	02173	Veterans Administration.....	3010 103c	20A
O	Cape Cod NS—Old Camp Wellfleet.....	East Off Route 6.....	South Wellfleet.....	MA	02667	Interior.....	3016 103c	
C	Septage Treatment Facility/ Old Camp Wellfleet.....	East Off Route 6.....	Wellfleet.....	MA	02667	Interior.....	3016 103c	20A
O	Seal Island NWR.....	Seal Sound.....	Calais.....	ME	04841	Defense.....	103c	
C	Seal Island.....	C/o Seal Island National Wildlife Refuge.....	Milbridge.....	ME	04658	Defense.....	103c	20A
O	DOE Middlesex Sampling Plant.....	239 Mountain Avenue.....	Middlesex.....	NJ	08846	Energy.....	3016 103c	



## FEDERAL FACILITIES DOCKET—CORRECTION REPORT—Continued

	Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction codes
C	DOE Middlesex Sampling Plant	239 Mountain Avenue	Middlesex	NJ	08846	Energy	3010 3016 103c	23
O	Coast Guard Air Station Borinquen.	Ramey Air Force Base	Aquadilla	PR	00604	Transportation	3010 103c	
C	Coast Guard Air Station Borinquen.	Ramey Air Force Base	Aquadilla	PR	00604	Transportation	3010 103c	20A
O	Fort George Meade	MD Rt 175	Fort Meade	MD	20755	Army	3005 3010 3016 103c	
C	Fort George Meade	MD Rt 175	Fort Meade	MD	20755	Army	3005 3010 3016 103c 103a	23
O	New Cumberland Army Depot	Harrisburg	New Cumberland	PA	17070	Army	3005 3010 3016 103c	
C	New Cumberland Army Depot	Harrisburg	New Cumberland	PA	17070	Army	3005 3010 3016 103c	20A
O	Tobyhanna Army Depot	Attn: SDSTO-AF-E	Scranton	PA	18466	Army	3005 3010 3016 103c	
C	Tobyhanna Army Depot	Attn: SDSTO-AF-E	Scranton	PA	18466	Army	3005 3010 3016 103c 103a	23
O	Naval Base Norfolk	Gilbert St Bldg N-26	Norfolk	VA	23511-6002	Navy	3005 3010 3016 103c	
C	Naval Base Norfolk	Gilbert St Bldg N-26	Norfolk	VA	23511-6002	Navy	3005 3010 3016 103c 103a	23
O	US Army Engineer District Boydton.	John H Kerr Reservoir	Boydton	VA	23917	Corps of Engineers, Civil.	3010	
C	US Army Engineer District Boydton.	John H Kerr Reservoir	Boydton	VA	23917	Corps of Engineers, Civil.	3010 103c	23
O	Muscle Shoals Power Stores	AL Hwy 133	Muscle Shoals	AL	35660	Tennessee Valley Authority.	3005 3010 3016 103a	
C	Muscle Shoals Power Stores	AL Hwy 133	Muscle Shoals	AL	35660	Tennessee Valley Authority.	3005 3010 3016 103a	23
O	Redstone Arsenal	CMDR USAMICOM DRSMI-K	Huntsville	AL	35898	Army	3005 3010 3016 103c	
C	Wheeler National Wildlife Refuge.	PO Box 1643	Decatur	AL	35602	Army	3016 103c	23
O	Kennedy Space Center	NASA Mail Code DF-EMS	Kennedy Space Center.	FL	32899	NASA	3005 3010 3016 103c	
C	Kennedy Space Center	NASA Mail Code DF-EMS	Kennedy Space Center.	FL	32899	NASA	3005 3010 3016 103c 103a	23
O	Naval Air Station Mayport	PO Box 265 Naval Station	Mayport	FL	32228	Navy	3005 3010 3016 103c	
C	Naval Air Station Mayport	Po Box 265 Naval Station.	Mayport	FL	32228	Navy	3005 3010 3016 103c 103a	23
O	Robins Air Force Base	WR-ALC/EM	Warner Robins Base.	GA	31098	Air Force	3005 3010 3016 103c	
C	Robins Air Force Base	WR-ALC/EM	Warner Robins Base.	GA	31098	Air Force	3005 3010 3016 103c 103a	23
O	Army Reserve Center (Albermarle).	1816 E Main St	Albermarle	NC	28001	Army	3010 103c	
C	Army Reserve Center (Albermarle).	1816 E Main St	Albermarle	NC	28001	Army	3010 103c	20A
O	Marine Ocean Terminal/Sunny Point.	Attn: MTE SU-FE	Southport	NC	28461	Army	103c	
C	Military Ocean Terminal Sunny Point.	Attn: MTE SU-FE	Southport	NC	28461	Army	103c 103a	20A, 23
O	Savannah River Site	PO Box A	Aiken	SC	29802-3016	Energy	3005 3010 3016 103c	



## FEDERAL FACILITIES DOCKET—CORRECTION REPORT—Continued

	Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction codes
C	Savannah River Site .....	PO Box A .....	Aiken .....	SC	29802-3016	Energy .....	3005 3010 3016 103c 103a	23
O	Arnold Engineering Development Center.	TN Hwy 127 .....	Arnold Air Force Base.	TN	37389-3010	Air Force .....	3005 3010 3016 103c	
C	Arnold Engineering Development Center.	TN Hwy 127 .....	Arnold Air Force Base.	TN	37389-3010	Air Force .....	3005 3010 3016 103c 103a	23
O	Defense Depot Memphis .....	2163 Airways Blvd .....	Memphis .....	TN	38114	Army .....	3005 3010 3016 103c	
C	Defense Depot Memphis .....	2163 Airways Blvd .....	Memphis .....	TN	38114	Defense Logistics Agency.	3005 3010 3016 103c	21
O	Oak Ridge Reservation .....	PO Box 2001 .....	Oak Ridge .....	TN	37831	Energy .....	3005 3010 3016 103c	
C	Oak Ridge Reservation .....	PO Box 2001 .....	Oak Ridge .....	TN	37831	Energy .....	3005 3010 3016 103c 103a	23
O	Scott AFB .....	375 ABG/CC .....	Scott AFB .....	IL	62225	Air Force .....	3005 3010 103c	
C	Scott AFB .....	375 ABG/CC .....	Scott AFB .....	IL	62225	Air Force .....	3005 3010 103c 103a	23
O	US Army Tank Automotive Command.	6501 E 11 Mile Rd., Macomb County.	Warren .....	MI	48090	Army .....	3005 3010 103c	
C	US Army Tank Automotive Command.	6501 E 11 Mile Rd., Macomb County.	Warren .....	MI	48090	Army .....	3005 3010 3016 103c	23
O	US Coast Guard Group Duluth .....	1201 Minnesota Ave .....	Duluth .....	MN	55802	Transportation .....	3010	
C	US Coast Guard Station Duluth.	1201 Minnesota Ave .....	Duluth .....	MN	55802	Transportation .....	3010	20A
O	US Army Lima Army Tank Center.	1155 Buckeye Rd., Allen County.	Lima .....	OH	45804	Army .....	3010 3016 103c	
C	Defense Plant Representative Office.	General Dynamics Lima, Defense Logistics Agency, DPRO General Dynamics—Lima, 1155 Buckeye Rd.	Lima .....	OH	45804-1898	Army .....	3010 3016 103c	20A
O	US DOE Mound Facility .....	Mound Rd., PO Box 66, Montgomery County.	Miamisburg .....	OH	45342	Energy .....	3005 3010 3016 103c	
C	US DOE Mound Facility .....	Mound Rd., PO Box 66, Montgomery County.	Miamisburg .....	OH	45342	Energy .....	3005 3010 3016 103c 103a	23
O	US NASA Lewis Research Center, Cleveland.	21000 Brookpark Road .....	Cleveland .....	OH	44135	NASA .....	3010 3016	
C	US NASA Lewis Research Center, Cleveland.	21000 Brookpark Road .....	Cleveland .....	OH	44135	NASA .....	3010 3016 103a	23
O	Wright Patterson Air Force Base.	2750 ABW/EM .....	Dayton .....	OH	45433	Air Force .....	3005 3010 3016 103c	
C	Wright Patterson Air Force Base.	2750 ABW/EM .....	Dayton .....	OH	45433	Air Force .....	3005 3010 3016 103c 103a	23
O	Little Rock AFB .....	314 CSG/CC .....	Little Rock AFB .....	AR	72099	Air Force .....	3005 3010 3016 103c	
C	Little Rock AFB .....	314 CSG/CC .....	Little Rock AFB .....	AR	72099	Air Force .....	3005 3010 3016 103c 103a	23
O	US DOE Sandia National Laboratories.	Kirkland AFB East .....	Albuquerque .....	NM	87116	Energy .....	3005 3010 3016 103c	
C	US DOE Sandia National Laboratories.	Kirkland AFB East .....	Albuquerque .....	NM	87116	Energy .....	3005 3010 3016 103c 103a	23
O	Tinker Air Force Base .....	OC—ALC/EM .....	Oklahoma City .....	OK	73145	Air Force .....	3005 3010 3016 103c	



## FEDERAL FACILITIES DOCKET—CORRECTION REPORT—Continued

	Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction codes
C	Tinker Air Force Base	OC—ALC/EM	Oklahoma City	OK	73145	Air Force	3005 3010 3016 103c 103a	23
O	Bergstrom Air Force Base	67 CSG/DE	Bergstrom AFB	TX	78743	Air Force	3005 3010 3016 103c	
C	Bergstrom Air Force Base	67 CSG/DE	Bergstrom AFB	TX	78743	Air Force	3005 3010 3016 103c 103a	23
O	Naval Air Station Kingsville	Military Highway	Kingsville	TX	78363	Navy	3010 103c	
C	Naval Air Station Kingsville	Military Highway	Kingsville	TX	78363	Navy	3010 103c 103a	23
O	US DOE Pantex Plant	2000 South Houston PO Box 30030.	Amarillo	TX	79120	Energy	3005 3010 3016 103c	
C	US DOE Pantex Plant	2000 South Houston PO Box 30030.	Amarillo	TX	79120	Energy	3005 3010 3016 103c 103a	23
O	US DOE Kansas City Plant	2000 East 95th St.—(Troost)	Kansas City	MO	64131-3095	Energy	3005 3010 3016 103c	
C	US DOE Kansas City Plant	2000 East 95th St.—(Troost)	Kansas City	MO	64131-3095	Energy	3005 3010 3016 103c 103a	23
O	Offutt Air Force Base	55 C56/DEEV	Offutt AFB	NE	68113-5000	Air Force	3005 3010 3016 103c	
C	Offutt Air Force Base	55 C56/DEEV	Offutt AFB	NE	68113-5000	Air Force	3005 3010 3016 103c 103a	23
O	Lowry Air Force Base	3415 CES/DE	Lowry AFB	CO	80230	Air Force	3005 3010 3016 103c	
C	Lowry Air Force Base	3415 CES/DE	Lowry AFB	CO	80230	Air Force	3005 3010 3016 103c 103a	23
O	BLM-High Ore Mine	17NR5WSec36		MT		Interior	103c	
C	BLM-High Ore Mine	T17NR5WSec36		MT		Interior	103c	20A
O	Garrison Project	201 First St., Box 517	Riverdale	ND	58565	Corps of Engineers, Civil.	3016	
C	Garrison Project/Old Williston Landfill	201 First St., Box 517	Riverdale	ND	58565	Corps of Engineers, Civil.	3016 103c	20A, 23
O	Hill Air Force Base	OC—ALC/EM	Ogden	UT	84056	Air Force	3005 3010 3016 103c	
C	Hill Air Force Base	OC—ALC/EM	Ogden	UT	84056	Air Force	3005 3010 3016 103c 103a	23
O	Tooele Army Depot	State Hwy. 36	Tooele	UT	84074	Army	3005 3010 3016 103c	
C	Tooele Army Depot	State Hwy. 36	Tooele	UT	84074	Army	3005 3010 3016 103c 103a	23
O	Ft. Huachuca US Army	RCRA Units	Fort Huachuca	AZ	85613	Army	3010 3016 103c	
C	Ft. Huachuca US Army	RCRA Units	Fort Huachuca	AZ	85613	Army	3010 3016 103c 103a	23
O	BLM-Afton Canyon/Union Pacific Railroad			CA		Interior	3016	
C	BLM-Afton Canyon/Union Pacific Railroad	T10-11R4-6Sec4-22	Afton	CA		Interior	3016	20A
O	Davis Transmitter Site		Davis	CA	95620	Air Force	103c	
C	Davis Transmitter Site	Davis	Davis	CA	95620	Air Force	103c	20A
O	Marine Corps Logistics Base Barstow	Barstow	Barstow	CA	92311	Navy	3005 3010 3016 103c	



## FEDERAL FACILITIES DOCKET—CORRECTION REPORT—Continued

	Facility name	Facility address	City	State	Zip code	Agency	Reporting mechanism	Correction codes
C	Marine Corps Logistics Base Barstow.	Barstow.....	Barstow.....	CA	92311	Navy.....	3005 3010 3016 103c 103a	23
O	Naval Communication Station Stockton.	Rough & Ready Island.....	Stockton.....	CA	95203	Navy.....	3005 3010 3016 103c 103a	
C	Naval Communication Station Stockton.	Rough & Ready Island.....	Stockton.....	CA	95203	Navy.....	3005 3010 3016 103c 103a	23
O	Pacific Missile Test Center Point Mugu.	.....	Point Mugu.....	CA	93042	Navy.....	3005 3010 103c	
C	Pacific Missile Test Center Point Mugu.	.....	Point Mugu.....	CA	93042	Navy.....	3005 3010 103c 103a	23
O	US DOE Nevada Test Site (Reynold's Elect).	Nevada Operations Office PO Box 98518.	Las Vegas.....	NV	89193-8518	Energy.....	3005 3010 3016 103c	
C	US DOE Nevada Test Site (Reynold's Elect).	Nevada Operations Office PO Box 98518.	Las Vegas.....	NV	89193-8518	Energy.....	3005 3010 3016 103c 103a	23
O	Bethel AFS.....	Airport-W, End of Main Road.....	Bethel.....	AK	99559	Air Force.....	3010 103c	
C	Bethel AFS.....	Airport-W, End of Main Road.....	Bethel.....	AK	99559	Air Force.....	3010 3016 103c	23
O	Cape Newenham AFS.....	11 TCW/CC Bay.....	Elmendorf AFB.....	AK	99506	Air Force.....	3010 103c	
C	Cape Newenham AFS.....	11 TCW/CC Bay.....	Elmendorf AFB.....	AK	99506	Air Force.....	3010 3016 103c	23
O	Murphy Dome AFS.....	11 TCW/CC.....	Elmendorf AFB.....	AK	99506	Air Force.....	3010	
C	Murphy Dome AFS.....	11 TCW/CC.....	Elmendorf AFB.....	AK	99506	Air Force.....	3010 3016	23
O	USAF-Bear Creek AFS Landfill.	Yukon River on N. Shore.....	Tanana.....	AK	99777	Air Force.....	103c	
C	USAF-Bear Creek AFS Landfill.	Yukon River on N. Shore.....	Tanana.....	AK	99777	Air Force.....	3016 103c	23
O	USAF-White Alice Site Kotzebue.	NW Corner of Baldwin Peninsula.	Kotzebue.....	AK	99752	Air Force.....	103c	
C	USAF-White Alice Site Kotzebue.	NW Corner of Baldwin Peninsula.	Kotzebue.....	AK	99752	Air Force.....	3010 103c	23
O	BLM-W. German Lake.....	T7SR25ESec9.....	.....	ID	.....	Interior.....	103c	
C	BLM-German Lake.....	T7SR25ESec 10.....	Minidoka.....	ID	83343	Interior.....	103c	20A
O	Idaho Air National Guard-Gowen Field.	43 33 N, 116 13 W.....	Boise.....	ID	.....	Interior.....	103c	
C	Idaho Air National Guard-Gowen Field.	43 33 N, 116 13 W.....	Boise.....	ID	.....	Interior.....	3005 3010 103c	23
O	USDOl-BM Albany Lab.....	1450 SW Queen Ave.....	Albany.....	OR	97321	Interior.....	3010	
C	USDOl-BM Albany Lab.....	1450 SW Queen Ave.....	Albany.....	OR	97321	Interior.....	3010 3016	23
O	Willamette National Forest.....	Box 10607.....	Eugene.....	OR	97440	Agriculture.....	103c	
C	Willamette National Forest.....	Box 10607.....	Eugene.....	OR	97440	Agriculture.....	3016 103c	20A, 23
O	US Army Fort Lewis.....	9th Inf Div Attn AFZH-DEQ.....	Fort Lewis.....	WA	98433	Army.....	3005 3010 3016 103c	
C	US Army Fort Lewis.....	9th Inf Div Attn AFZH-DEQ.....	Fort Lewis.....	WA	98433	Army.....	3005 3010 3016 103c 103a	23
O	USCOE-Hamilton Island Ldfl.....	Bonneville Lock & Dam.....	North Bonneville.....	WA	98639	Corps of Engineers, Civil.	103c	
C	USCOE-Hamilton Island Ldfl.....	Bonneville Lock & Dam.....	North Bonneville.....	WA	98639	Corps of Engineers, Civil.	3016 103c	23
O	USDA Pac NW Forest Range Exp Sta.	3625 93rd Ave S.....	Tumwater.....	WA	98501	Agriculture.....	103c	
C	USDA Pac NW Forest Range Exp Sta.	3625 93rd Ave S.....	Tumwater.....	WA	98501	Agriculture.....	3016 103c	23

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# Federal Register

Friday  
September 27, 1991

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## Part V

### Department of Justice

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Office of Juvenile Justice and  
Delinquency Prevention

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**Notice of Fiscal Year 1991 Competitive  
Discretionary Grant Program: Testing  
Incident-Based Reporting Systems for  
Studying Child Abductions**



## DEPARTMENT OF JUSTICE

Office of Juvenile Justice and  
Delinquency PreventionNotice of Fiscal Year 1991 Competitive  
Discretionary Grant Program: Testing  
Incident-Based Reporting Systems for  
Studying Child Abductions

**AGENCY:** Office of Justice Programs,  
Office of Juvenile Justice and  
Delinquency Prevention.

**ACTION:** Notice of Issuance of  
solicitation for applications to test  
incident-based reporting systems for  
studying child abductions.

**SUMMARY:** The Office of Juvenile Justice and Delinquency Prevention (OJJDP) is publishing this Notice of a Competitive Discretionary Grant Program and announcing the availability of the OJJDP application kit under section 404(b)(2)(D) of the Juvenile Justice and Delinquency Prevention Act of 1974, as amended (the Act) 42 U.S.C. 5773 (b)(2)(D). The program announcement that follows contains specific instructions on competitive program requirements, including eligibility requirements and selection criteria. Following the program announcement is a section that summarizes general application and administrative requirements.

**DATES:** All applications must be received by 5 p.m. e.d.t., November 26, 1991. Applications received after the deadline date will not be considered.

**ADDRESSES:** Applications must be mailed or sent to: Research and Program Development Division, Office of Juvenile Justice and Delinquency Prevention, 633 Indiana Avenue, NW., Washington, DC 20531.

**FOR FURTHER INFORMATION CONTACT:** Joseph Moone at the above address. Telephone: (202) 307-5929.

**Purpose**

In 1990, the Office of Juvenile Justice and Delinquency Prevention (OJJDP) completed the first National Incidence Studies of Missing, Abducted, Runaway and Thrownaway Children (NISMART). These studies were completed in response to the statutory requirement set forth in section 404(b)(3) of the Juvenile Justice and Delinquency Act of 1974 as amended, 42 U.S.C. 5773(b)(3), to conduct periodic national studies of the incidence of missing children. In part, this subsection requires a count of the number of children who were victims of stranger abductions.

At the time of this first study, there was no national source of data suitable to study this population. One had to be

created. The NISMART team developed three different research strategies for estimating the size of this population and the characteristics of the victims and offenders. Non-family abductions (including abductions by strangers) were studied as part of a large national survey of households, through secondary analysis of national data on child homicides reported to the Federal Bureau of Investigation (FBI), and through the collection of new data from a nationally representative sample of police departments.

While these studies contributed significantly to the understanding of this problem nationally, the effort, particularly the new data collection from police records, was labor intensive, costly and time consuming. Also, while NISMART produced national estimates of legally defined non-family abductions, it was not possible to produce detailed estimates for States or cities. The recent redesign of the Uniform Crime Reports (UCR) can potentially overcome these difficulties and become a standard source for studying non-family abductions on a national and state level. The OJJDP is interested in examining this potential. With the support of the FBI and the Bureau of Justice Statistics, several States have begun to implement this redesigned system, called the National Incident Based Reporting System (NIBRS). NIBRS promises to provide a level of detail in offense and arrest reports that was previously unavailable through the UCR.

The Office of Juvenile Justice and Delinquency Prevention will fund a study of NIBRS to determine its potential for studying the incidence of non-family abduction of children and as data source for examining child sexual exploitation. This study is to be a methodological test of NIBRS data to produce valid and reliable estimates of the numbers of child victims of non-family abduction and sexual exploitation in selected jurisdictions. It is expected that this study will build upon NISMART and provide recommendations for the design of a second NISMART project (NISMART II).

**Background**

During the 1980's awareness of the problem of missing children grew considerably in this country. Concern grew in Congress about the lack of sufficient statistics to understand this phenomenon fully. To rectify this lack of reliable data, Congress amended the JJDP Act in 1984 to require periodic studies of the incidence of missing children in the United States.

The OJJDP completed the first National Incidence Studies of Missing, Abducted, Runaway and Thrownaway Children (NISMART) in 1990. This study recognized that the missing children phenomenon actually consists of five distinct categories: Family abductions, non-family abduction, runaways, thrownaways, and otherwise missing. By far the most traumatic and best publicized cases concern non-family abductions.

At the time of this study, no national data collection effort covered these cases in sufficient detail to determine which cases needed to be examined. Similarly, no national data collection effort provided specific information about specific incidents. To study the incidence of stranger or non-family abductions, NISMART conducted a probability survey of 83 police departments in a random sample of 21 counties. This survey examined homicide, missing persons, and sexual assault files to identify those cases that met the study definitions of abduction. With regard to non-family abductions, NISMART estimated that:

- Annually, between 3,200 and 4,600 children are abducted by non-family members;
- Of these, 200-300 conform to the stereotype of non-family abductions;
- Most of those children abducted were teenagers;
- Most were female;
- Over two-thirds of the cases involved sexual assault;
- Most abductions lasted less than 24 hours; and
- In 14 to 21 percent of the cases the child abducted was injured.

Abductions can occur as a part of many different crimes. The NISMART wanted to capture all abduction cases and not just those defined as abductions in the files. The NISMART researchers therefore searched not only the abduction files, but also the homicide and sex offense records of the police agencies. Due to resource limitations, the NISMART could examine only a sample of the records classified under these categories.

Such records surveys are very time consuming and very expensive. Such studies tend to rely on smaller sample sizes, and they are not updated as frequently as they ought. Fortunately, advances in technology and data collection can make examination of such records much simpler, less expensive, and much more comprehensive.

In collaboration with the Bureau of Justice Statistics, the FBI is adapting its UCR reporting system from aggregate reporting to incident level reporting. This development presents an entirely



new opportunity for investigating child abductions. With the elimination of the hierarchy rule in NIBRS, secondary offenses can be analyzed along with abductions. The NIBRS system further indicates the victim-offender relationship. It also reports attempted crimes allowing for studies of attempted abductions. With the profile information compiled for each incident, OJJDP can construct better figures to guide police and policy makers in the prevention and investigation of such problems.

The National Incident Based Reporting System (NIBRS) grew out of the FBI's Uniform Crime Report (UCR) which began collecting national crime statistics in 1930. This radically new development collected data from police jurisdictions all over the country. This data collection effort relied on summary statistics from police jurisdictions around the country. Although it began as a voluntary effort, eventually almost every police department submitted data to the FBI. It then became the national source for crime statistics.

Although primitive by today's standards, the UCR was indeed a masterwork for the time. However, as technology progressed, the UCR system did not. It has remained static for a variety of reasons including consistency issues, and the expense of new technology. As microcomputer technology advanced and became more cost effective even for small police departments, a trend towards incident tracking developed. The FBI responded to these trends with an effort to reconfigure the UCR reporting system.

In 1982, the Bureau of Justice Statistics funded a comprehensive study of the UCR program with an eye towards improving the system overall. The results of that study were reported in the 1985 report Blueprint for the Future of the Uniform Crime Reporting Program. This report in fact did function as the blueprint for revising the UCR. It called for a change from summary statistics for each police jurisdiction to incident based statistics. After a pilot study in 1987, the Federal Bureau of Investigation (FBI) began a nationwide program to update the UCR to this new incident based system. This new system, the National Incident-Based Reporting System (NIBRS) will eventually become the standard for reporting crime data to the FBI.

As its name suggests, NIBRS uses the incident as its unit of reporting whereas the old UCR relied on a single offense ranked by a seriousness hierarchy. With this change comes a greater amount of flexibility for studying criminality and crime patterns. Beyond this change, NIBRS has also expanded offense

reporting and revised offense definitions. NIBRS also has greater specificity in reporting, including types of weapons, victim characteristics, offender characteristics, and even the relationship between the victim and offender. NIBRS has eliminated the hierarchy rule and now allows up to 10 offenses per incident and 10 victims per offense. This new system distinguishes between completed and attempted crimes for all offenses. NIBRS has also significantly increased the level of detail in the circumstances of the offense. The FBI has specified 53 data elements that must be included in the national reporting system; however, States are free to expand this list to fit their own tracking needs. Because this system is so comprehensive and because States are anxious to adopt this new automation system, many States have expanded the list of variables.

With the FBI's new Incident Based Reporting System, the possibility now exists to look at police reports nationally on an incident level. Presently, though, there is no definite answer as to whether this system contains the level of detail, reliability, and validity to measure non-family child abductions.

#### Goals

This project will determine the feasibility of using the National Incident Based Reporting System for studying the incidence of attempted and completed non-family child abductions and related victimization of children. In particular, this study will determine the validity and reliability of any non-family abduction estimates computed from NIBRS data. If the use of NIBRS for such studies is deemed feasible, the project will also develop a plan and methodology for routine use of NIBRS for the study of non-family child abductions.

This project will have considerable impact on other current OJJDP efforts. This project will serve as a preliminary study for use with future NISMART studies. It will also provide valuable information on the uses of NIBRS to study juvenile victimization and offending. The OJJDP is also conducting a program to increase understanding of child exploitation. Each of these projects will benefit greatly from the knowledge and experience of this project. Therefore, the OJJDP expects close cooperation between the recipient of this cooperative agreement and other OJJDP grantees and contractors.

#### Objectives

(1) Conduct a pilot study of NIBRS systems in up to five jurisdictions

(States, counties, or cities) that presently have an Incident Based Reporting system to assess the completeness of such information particularly with regard to the recording of multiple offenses, victim information, and the relationship of the victim to the offender.

(2) Using existing NISMART definitions of non-family abductions, develop and refine the study definitions for use with NIBRS data and specify offense categories for sexual exploitation.

(3) Compare the level of detail in State and local data sets with the detail in the FBI standards. Using this data, provide a comparison of each, indicating whether or not the State IBR systems provide better estimates of non-family child abductions.

(4) Develop a technical methodology for extracting the necessary non-family abduction data from the NIBRS systems for use in researching the incidence of non-family abductions.

(5) Assess the relative benefit of using NIBRS data for studying non-family abductions as opposed to another data source or survey method.

(6) Cooperate fully with the planning phase of NISMART II, the Program to Increase Understanding of Child Exploitation, and the OJJDP Statistics and Systems Development Project.

#### Program Strategy

First, this program will develop a research design and methodology to test the feasibility of using NIBRS to estimate the incidence of non-family abductions. Because States individually set up their own Incident Based Reporting systems based on State procedures and statutes, this research design should include a process for examining State IBR systems and for the analysis of non-family abductions.

This initial portion of the project should also examine the definitions used in NISMART to determine a non-family abduction case and compare these definitions to NIBRS. Based on these definitions, the project will determine what crosswalks can be constructed to translate data between NIBRS definitions and NISMART definitions. In particular this analysis should highlight any loss or gain in detail when translating between these definitions.

Second, this project will select for case study several sites that presently have an Incident Based Reporting System based on the FBI model. Using the IBR system, a pilot study of these sites, should be conducted to determine the incidence of child abductions and



sex exploitation. This pilot study should include the following activities:

(1) Survey other official records from these sites to determine which records can be considered abductions and exploitation cases. Specific records to be searched will require that several types of cases be searched to ensure that all cases of interest are included in the survey (e.g. homicide, sexual assault, and others as listed in NISMART).

(2) Compare the two and deduce the feasibility of using the National IBR system and/or the State level IBR systems to conduct incidence studies on these two particular issues.

(3) Compare the data elements required by the FBI with the data elements collected by the States. This comparison will indicate any level of data lost when the extraneous variables are stripped for submission to the FBI. This comparison should highlight the strengths and weaknesses of using the national data set compared to the individual State data sets.

Third, the grantee must prepare a comprehensive methodological report on the NIBRS system indicating particular strengths and weaknesses for studying non-family abductions. This report should indicate how the level of detail in the national system or individual state systems affects estimates of non-family abductions. This report should also address the correlation between homicides and non-family abductions and between sex offenses and non-family abductions. The report should indicate any other significant correlations found. This discussion should indicate whether different methods of data collection would better serve the purpose of studying non-family abductions of children.

#### Eligibility Requirements

Applications are invited from public agencies and private not-for-profit organizations. Applications will not be accepted from for-profit agencies. Applicants must demonstrate sufficient experience in conducting survey research and data analysis to complete this project. In particular, applicants must show experience in manipulating and analyzing hierarchical data files, and they must clearly indicate their technical ability to manipulate such files. Further, applicants must demonstrate prior experience in survey methods, particularly in surveys of official records, as well as sufficient research background to examine validity and reliability issues.

Applicants must also demonstrate that they have the management capability, fiscal integrity and financial responsibility, including, but not limited

to, an acceptable accounting system with sufficient internal controls, compliance with fiscal requirements, and the capability to implement effectively a project of this nature. Applicants who fail to demonstrate their capability to manage this program will be ineligible for funding consideration.

#### Specific Application Requirements

All applicants must submit a completed Standard Form 424, Application for Federal Assistance (SF 424); a Standard Form 424A, Budget Information; OJP Form 4000/3, Assurances; and OJP Form 4061/6, Certifications. In addition to these forms, all applications must include a project summary, a budget narrative, and a program narrative.

All forms must be typed. The SF 424 must appear as a cover sheet for the entire application. The project summary should follow the SF 424. All other forms must then follow. Applicants should be sure to sign OJP Forms 4000/3 and 4061/6.

The project summary must not exceed 250 words. It must be clearly marked and typed single spaced on a single page. Applicants should take care to write a description that accurately and concisely reflects the proposal.

The program narrative must be typed double spaced on one side of a page only. The program narrative may not exceed 60 pages. The program narrative must include all items indicated in the Selection Criteria section of this solicitation. This page limit does not apply to supporting materials normally found in appendices (such as preliminary surveys, resumes, and supporting charts or graphs).

In submitting applications that contain more than one organization, the relationships among the parties must be set forth in the application. As a general rule, organizations that describe their working relationship in the development of products and the delivery of services as primarily cooperative or collaborative in nature will be considered co-applicants. In the event of a co-applicant submission, one co-applicant must be designated as the payee to receive and disburse project funds and be responsible for the supervision and coordination of the activities of the other co-applicant. Under this arrangement, each organization must agree to be jointly and severally responsible for all project funds and services. Each co-applicant must sign the SF 424 and indicate their acceptance of the conditions of joint and several responsibility with the other co-applicant.

Applications that include non-competitive contracts for the provision of specific services must include a sole source justification for any procurement in excess of \$25,000. The contractor may not be involved in the development of the statement of work. The applicant must provide sufficient justification for not offering for competition the portion of work proposed to be contracted.

The following information must be included in the application Program Narrative (Part IV of SF 424):

(1) *Organizational Capability:* Applicants must demonstrate that they are eligible to compete for this cooperative agreement on the basis of eligibility criteria established in this solicitation.

#### —Organizational Experience:

Applicants must concisely describe their organizational experience and capabilities which will enable them to achieve the goals and objectives of this initiative. Applicants should highlight significant organizational accomplishments which demonstrate their responsiveness to the needs of the field, reliability in terms of producing quality products in a timely fashion, and ability to work effectively with operational justice agencies.

—*Project Staffing:* Applicants must provide a list of key personnel responsible for managing and implementing the program. Applicants must present detailed position descriptions, qualifications and selection criteria for each position, whether they are permanent salaried employees or otherwise such as those hired by contractor(s) of the grantee. In addition, if key functions or services are to be provided by consultants on a contractual basis, the applicant must indicate the individuals to be hired for specific tasks, or the specific skills that are needed to perform these tasks and the means of acquiring them. Résumés must be provided and may be submitted as appendices to the application. Applicants must demonstrate that the proposed staff have the requisite background and experience to accomplish the major responsibilities outlined above. Applicants should highlight significant accomplishments of the proposed staff in relation to their respective roles in the project. In addition, the percentage of each staff person's time committed to the project must be clearly indicated in the budget narrative.

As part of the program requirements, the successful applicant must establish



an advisory board and will be required to convene at least two advisory board meetings. These meetings will advise on the direction of grant activity, discuss the feasibility of specific methods for achieving the goals of the project, and provide options for further activity. The board must consist of three advisors. Advisors will be selected in consultation with OJJDP after the cooperative agreement has been awarded. The applicant must plan for these meetings in the timeline and budget.

—**Financial Capability:** In addition to the assurances provided in Part V, Assurances, of the SF 424 applicants must also demonstrate that their organization has or can establish fiscal controls and accounting procedures which assure that Federal funds available under this agreement are disbursed and accounted for properly. Applicants who have not previously received Federal funds will be asked to submit a copy of the Office of Justice Assistance, Research and Statistics (OJARS) Accounting System and Financial Capability Questionnaire (OJARS Form 7120/1). Other applicants may be requested to submit this form. All questions are to be answered regardless of instructions (Section C.I.B. note). The CPA certification is required only of those applicants who have not previously received Federal funding.

(2) **Program Strategy and Goals:** Applicants must demonstrate their understanding of the goals and objectives of the overall program. They must articulate their specific approaches to implementing the program strategy outlined in this solicitation. Applicants must provide a specific implementation plan that covers all activities and products.

(3) **Program Implementation Plan:** Applicants must develop a detailed implementation plan for the grant period. This plan should include a timeline for the grant and should clearly identify major milestones. The plan must also include the designation of organizational and staff responsibility, and a schedule for the completion of the tasks and products identified in this solicitation. In preparing the implementation plan, applicants should be mindful of the OMB Clearance procedures pursuant to 5 CFR part 1320, Controlling Paperwork Burdens on the Public.

(4) **Program Budget:** Applicants must provide an 18-month budget with a detailed justification for all costs by object class category as specified in the SF 424. Costs must be reasonable and the bases for these costs must be well

documented in a separate budget narrative. The applicant must also budget for the costs of convening at least three project advisory board meetings during the initial budget period.

#### Selection Criteria

Applications will be rated according to the following selection criteria.

(1) The problem to be addressed by the project is clearly stated. (10 points)

Applicants must conceptualize the problem addressed in this project in a clear problem statement. Each application must demonstrate a firm grasp of the underlying issues of such national data collection efforts, the problems of definition in such data sets, the problems of aggregation, and particularly the problems associated with measuring a phenomena not directly measured by the data itself.

(2) The objectives of the proposed project are clearly defined. (10 points)

The applicant should provide a clear and definitive statement of the applicant's understanding of the goals and overall objectives of the project. The goals refer to the solutions that will solve the problem. The objectives are the specific measurable tasks undertaken to reach these solutions. The applicant should take care to show the connection between the problem statement and the goals and objectives.

(3) The project design is sound and contains program elements directly linked to the achievement of project objectives. (30 points)

The overall program design will be assessed based on its appropriateness, conceptual clarity, and technical adequacy. The design must conform to the program strategy described above. The research design for this project must be sound and the analyses must be valid. The application must indicate the specific tasks the applicant intends to pursue to achieve the program goals. This includes a full project design with a timeline of significant milestones and report submissions. The timeline should cover the full 18 months.

(4) The project management structure is adequate for the successful conduct of the project. (30 points)

The management of the project must be consistent with the type of project envisioned, the project goals, the tasks described in the application, and the functions of each position as indicated in the project implementation plan. Specifically, the management structure will be evaluated based on:

a. Adequacy and appropriateness of the project management structure and activities specified in the project implementation plan;

b. Qualifications of staff identified to manage and implement the program including the research team staff, and the working group members;

c. Clarity and appropriateness of position descriptions, required qualifications, and staff selection criteria relative to the specific functions set out in the project implementation plan;

d. Appropriateness of advisory board or advisory board selection criteria.

(5) Organizational capability is demonstrated at a level sufficient to support the project successfully. (10 points)

Both the personnel of the organization as well as the technical capabilities of the organization must be sufficient to accomplish the tasks of the project. While the specific personnel for the project are assessed under '4' above, this criterion evaluates the overall organizational capability and experience. Most importantly, applicants must show that the organization can assure that the project is completed on time and to the fullest expectations.

Applicants must include all information required in this solicitation. In particular, applicants should be mindful of demonstrating the financial capabilities of the organization.

(6) Budgeted costs are reasonable, allowable, and cost-effective for the activities proposed to be undertaken. (10 points)

The proposed costs must be complete, appropriate, and reasonable to the activities of the project. All costs should be fully justified in a budget narrative or with other supporting documentation.

#### Award Period

A cooperative agreement will be awarded to the successful applicant. The award period is 18 months. The project period is 18 months.

#### Award Amount

The OJJDP has allocated up to \$200,000 for this cooperative agreement. This announcement falls under number 16.543 of the Catalog of Federal Domestic Assistance, "Missing Children's Assistance." (This number and title are provided for completing Block 10 of the SF 424 Application for Federal Assistance.)

#### Due Date

Applicants must submit the original, signed application (Standard Form 424) and two unbound copies to OJJDP. Application forms and supplementary information will be provided upon request for the Application Kit. Potential



applicants should review the OJJDP Peer Review Guideline and the OJJDP Competition and Peer Review Procedures. These documents will be provided in the Application Kit.

Applications must be received by mail or delivered to the Office of Juvenile Justice and Delinquency Prevention by 5 p.m. E.D.T., 60 days from the date of the appearance of this solicitation in the **Federal Register**. Those applications sent by mail should be addressed to Joe Moore, Research and Program Development Division, room 782, 633 Indiana Avenue, NW., Washington, DC, 20531. Delivered applications must be taken to the address listed above between the hours of 8 a.m. and 5 p.m., except Saturdays, Sundays, or Federal holidays.

### **General Application and Administrative Requirements**

#### *Eligible Applicants*

Applications are invited from eligible agencies, institutions or individuals, public or private. Private-for-profit organizations are not eligible for special emphasis grants but may be for other grants upon a waiver of their fee.

Applicants must also demonstrate that they have the management and financial capability to implement effectively a project of this size and scope. Applicants must demonstrate that they have management capability in order to be eligible for funding consideration.

#### *Application Requirements*

All applicants must submit a completed Application for Federal Assistance (Standard Form 424), including a program narrative, a detailed budget and budget narrative. All applications must include the information required by the specific solicitation as well as the Standard Form 424.

Applications that include proposed non-competitive contracts for the provision of specific goods and services must include a sole source justification for any procurement in excess of \$25,000.

Private, nonprofit applicants who have not previously received Federal funds are required to submit a copy of the Office of Justice Programs, Accounting System Financial Capability Questionnaire (OJP Form 7120/1) before a final award can be made.

Applicants who are receiving other funds in support of any of the proposed activities should list the names of the other organizations that are providing or will provide financial assistance to the program and indicate the amount of

funds to be contributed during the program period. The applicant must provide the title of the project, the name of the public or private grantor, the amount to be contributed during this program period, and a brief description of the program.

OJJDP will notify applicants in writing of the receipt of their application. Subsequently, applicants will be notified by letter as to the decision made regarding whether or not their submission will be recommended for funding.

To comply with Executive Order 12373, applicants from State and local units of government or other organizations providing services within a State must submit a copy of their application to the State Single Point of Contact, if one exists, and if the program has been selected for review by the State.

#### *Application Review Process*

Applications will be initially screened to determine if the basic eligibility requirements have been met (*i.e.*, an application must include a completed and signed Form 424, including a budget with narrative).

Applications will be reviewed by a panel of experts who will make recommendations to the Administrator. The panel will assign numerical values in rating competing applications based on the point distribution in the Selection Criteria for each specific program. Peer reviewers' recommendations are advisory only and the final award decision will be made by the Administrator. Those applications receiving a score of 55 or higher will be eligible for funding consideration, provided that necessary programmatic and budgetary revisions are successfully negotiated.

#### *Evaluation*

OJJDP requires that funded programs contain plans for continuous self-assessment to keep program management informed of progress and results. Many funded projects will be considered for participation in independent evaluations initiated by OJJDP. Project management will be expected to cooperate fully with designated evaluators.

#### *Financial Requirements*

Discretionary grants are governed by the provisions of the Office of Management and Budget (OMB) Circulars applicable to financial assistance. The circulars, along with additional information and guidance, are contained in the "Financial and Administrative Guide for Grants,"

Office of Justice Programs, Guideline Manual, M7100, available from the Office of Justice Programs. This guideline manual includes information on allowable costs, methods of payment, audit requirements, accounting systems and financial records.

#### *Civil Rights Requirements*

Section 809(c)(1) of the Omnibus Crime Control and Safe Streets Act (OCCSSA) of 1968, as amended, applicable to OJJDP funded programs and projects under section 292(b) of the JJDP Act, provides that no person in any State shall on the grounds of race, color, religion, national origin or sex be excluded from participation in, be denied the benefits of, be subjected to discrimination under or denied employment in connection with any program or activity funded in whole or in part with funds made available under this title. Recipients of funds under the Act are also subject to the provisions of title VI of the Civil Rights Act of 1964; section 504 of the Rehabilitation Act of 1974, as amended; Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1974; and the Department of Justice Non-Discrimination Regulations 28 CFR part 42, subparts C, D, E and G. Upon request, applicants shall maintain such records and submit to OJJDP or OJP timely, complete and accurate information regarding their compliance with the foregoing statutory and regulatory requirements.

In the event a Federal or State court or a Federal or State administrative agency makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin or sex against a recipient of funds, the recipient will forward a copy of the finding to the Office of Civil Rights (OCR) of the Office of Justice Programs.

#### *Drug-Free Workplace*

Title V, section 5153 of the Anti-Drug Abuse Act of 1988 provides that all grantees of Federal funds, other than an individual, shall certify to the granting agency that it will provide a drug-free workplace by:

- Publishing a statement notifying employees that the unlawful manufacturing, distribution, dispensation, possession or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- Establishing a drug-free awareness program to inform employees about:



- The danger of drug abuse in the workplace;
- The grantee's policy of maintaining a drug-free workplace;
- Any available drug counseling, rehabilitation and employee assistance programs; and,
- The penalties that may be imposed upon employees for drug abuse violations.

• Making it a requirement that each employee to be engaged in the performance of such grant be given a copy of the statement of notification prohibiting controlled substances in the workplace.

• Notifying the employee that as a condition of employment in such grant, the employee will:

- Abide by the terms of the statement; and,
- Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five days after such conviction.

• Notifying the granting agency within 10 days after receiving notice of a conviction from an employee or otherwise receiving actual notice of such conviction.

• Imposing a sanction on or requiring the satisfactory participation in a drug abuse assistance or rehabilitation program by any employee who is so convicted.

• Making a good faith effort to continue to maintain a drug-free workplace.

The U.S. Office of Management and Budget, in collaboration with other Federal executive agencies, including the Department of Justice, has developed regulations to implement the Drug-Free Workplace Act of 1988, 28 CFR part 67, subpart F.

#### *Audit Requirement*

In October 1984, Congress passed the Single Audit Act of 1984. On April 12, 1985, the Office of Management and Budget issued Circular A-128, "Audits of State and Local Governments," which establishes regulations to implement the Act. OMB Circular A-128, "Audits of State and Local Governments," outlines the requirements for organizational audits which apply to OJJDP grantees.

Institutions of higher education, hospitals and other nonprofit organizations have the responsibility to provide for an audit of their activities not less than every two years. The required audits are to be on an organization-wide basis rather than on a grant-by-grant basis.

#### *Governmentwide Debarment and Suspension (Nonprocurement)*

This subpart of 28 CFR part 67, provides that executive departments and agencies shall participate in a system for debarment and suspension from programs and activities involving Federal financial and non-financial assistance and benefits. Debarment or suspension of a participant in a program by one Agency has governmentwide effect. It is the policy of the Federal Government to conduct business only with responsible persons, and these guidelines will assist agencies in carrying out this policy.

**Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transaction (OJP Form 4061/1).** All direct recipient grantees must complete an OJP Form 4061/1 prior to entering into a financial agreement with subrecipients. This requirement includes persons, corporations, etc. who have critical influence on or substantive control over the award. The direct recipient will be responsible for monitoring the submission and maintaining the official subrecipient certifications.

**Certification Regarding Debarment, Suspension, Ineligibility and Other Responsibility Matters—Primary Covered Transactions (OJP Form 4061/2).** Certifications must be completed and submitted by grantees of categorical awards to grantor agency program officer during the application stage.

#### *Disclosure of Lobbying Activities*

Section 319 of Public Law 101-121 prohibits recipients of Federal contracts, grants and loans from using appropriated funds for lobbying the Executive or Legislative Branches of the Federal Government in connection with a specific contract, grant or loan. Section 319 also requires each person who requests or receives a Federal contract, grant, cooperative agreement, loan or a Federal commitment to insure or guarantee a loan, to disclose lobbying. The term "recipient," as used in this context, does not apply to any Indian tribe or to tribal or Indian organization.

A person who requests a Federal grant, cooperative agreement or contract exceeding \$100,000 is required to file a written declaration with OJP. The declaration shall contain:

• A certification that addresses payment made or to be made with both Federal or non-Federal funds for influencing or attempting to influence persons in the making of Federal awards.

• "Disclosure of Lobbying Activities" must be submitted if payments were made with non-Federal funds and must contain the following information with respect to each payment and each agreement:

- Name and address of each person paid, to be paid or reasonably expected to be paid;
- Name and address of each individual performing the services for which payment is made, to be made or reasonably expected to be made; and
- The amount paid, how the person was paid and the activity for which the person was paid, is to be paid or is reasonably expected to be paid.

• Copies of certification and disclosure of lobbying activities, as outlined above, received from subgrantees contractors or subcontractors under a grant, cooperative agreement or contract for Federal subgrants exceeding \$100,000.

A subgrantee, contractor or subcontractor under a grant, cooperative agreement or contract, who requests or receives Federal funds exceeding \$100,000 is required to file a written declaration, as described above, with the person making the award.

A declaration must be filed at the end of each calendar quarter in which there occurs any event which materially affects (\$25,000 or more) the accuracy of the information contained in any declaration previously filed for a grant, cooperative agreement, contract, subgrant or subcontract. These declarations shall be filed as follows:

• Grant, cooperative agreement and contract recipients shall send their amended declarations and copies of amended declarations for Federal subgrants to the Office of the Comptroller not later than 30 days after the end of each calendar quarter.

• Subgrantees, contractors or subcontractors under a grant, cooperative agreement or contract shall send their amended declarations each quarter to the person who made their subgrant.

Declarations are also required for extensions, continuations, renewals, amendments and modifications exceeding \$100,000 or resulting in the award exceeding \$100,000.

#### *Disclosure of Federal Participation*

Section 8136 of the Department of Defense Appropriations Act (Stevens Amendment), enacted in October 1988, requires that, "when issuing statements, press releases for proposals, bid solicitations, and other documents describing projects or programs funded



in whole or in part with Federal money, all grantees receiving Federal funds, including but not limited to State and local governments, shall clearly state (1) the percentage of the total cost of the program or project which will be financed with Federal money, and (2) the dollar amount of Federal funds for the project or program."

*Suspension or Termination of Funding*

OJJDP may suspend, in whole or in part, or terminate funding for a grantee for failure to conform to the requirements or statutory objectives of the Act. Prior to suspension of a grant, OJJDP will provide reasonable notice to the grantee of its intent to suspend the grant and will attempt informally to resolve the problem resulting in the

intended suspension. Hearing and appeal procedures for termination actions are set forth in the Department of Justice regulation at 28 CFR part 18.

**Robert W. Sweet, Jr.,**

*Administrator, Office of Juvenile Justice and Delinquency Prevention.*

[FR Doc. 91-23350 Filed 9-26-91; 8:45 am]

**BILLING CODE 4410-18-M**



# Federal Register

Friday  
September 27, 1991

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## Part VI

## Department of the Interior

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### Fish and Wildlife Service

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#### 50 CFR Part 20

#### Migratory Bird Hunting; Late Seasons, and Bag and Possession Limits for Certain Migratory Game Birds in the United States; Final Rule



## DEPARTMENT OF THE INTERIOR

## Fish and Wildlife Service

## 50 CFR Part 20

RIN 1018-AA24

**Migratory Bird Hunting; Late Seasons, and Bag and Possession Limits for Certain Migratory Game Birds in the United States****AGENCY:** Fish and Wildlife Service, Interior.**ACTION:** Final rule.

**SUMMARY:** This rule prescribes the late open seasons, hunting hours, hunting areas, and daily bag and possession limits for general waterfowl seasons and those early-seasons for which States previously deferred selection. Taking of migratory birds is prohibited unless specifically provided. These rules will permit taking of the designated species during the 1991-92 season.

**EFFECTIVE DATE:** September 27, 1991.**FOR FURTHER INFORMATION CONTACT:**

Thomas J. Dwyer, Chief, Office of Migratory Bird Management, U.S. Fish and Wildlife Service, Department of the Interior, room 634-Arlington Square, Washington, DC 20240, (703) 358-1714.

**SUPPLEMENTARY INFORMATION:****Regulations Schedule for 1991**

On March 6, 1991, the Service published for public comment in the *Federal Register* (56 FR 9462) a proposal to amend 50 CFR part 20, with comment periods ending July 25, 1991, for early-season proposals, and September 6, 1991, for late-season proposals. A supplement proposed rulemaking for both early and late hunting season frameworks appeared in the *Federal Register* dated May 31, 1991 (56 FR 24984). On June 20, 1991, a public hearing was held in Washington, DC, as announced in the *Federal Register* of March 6 (56 FR 9462) and May 31 (56 FR 24984), 1991, to review the status of migratory shore and upland game birds. Proposed hunting regulations were discussed for these species and for other early seasons. On July 15, 1991, the Service published in the *Federal Register* (56 FR 32264) a third document in the series of proposed, supplemental, and final rulemaking documents which dealt specifically with proposed early-season frameworks for the 1991-92 season. On August 2, 1991, a public hearing was held in Washington, DC, as announced in the *Federal Register* of March 6 (56 FR 9462), May 31 (56 FR 24984), and July 15 (56 FR 32275), 1991, to review the status of waterfowl. Proposed hunting regulations were

discussed for these late seasons. On August 21, 1991, the Service published a fourth document (56 FR 41608) containing final frameworks for early migratory bird hunting seasons from which wildlife conservation agency officials from the States, Puerto Rico, and the Virgin Islands selected early season hunting dates, hours, areas, and limits for 1991-92. The fifth document in the series, published August 26, 1991, in the *Federal Register* (56 FR 42198), dealt specifically with proposed frameworks for the 1991-92 late-season migratory bird hunting regulations. On August 29, 1991, the Service published in the *Federal Register* (56 FR 42806) a sixth document consisting of a final rule amending subpart K of title 50 CFR part 20 to set hunting seasons, hours, areas, and limits for early seasons. On September 26, 1991, the Service published in the *Federal Register* a seventh document consisting of a final rulemaking for the late-season frameworks for migratory game bird hunting regulations from which State wildlife conservation agency officials selected late-season hunting dates, hours, areas, and limits for 1991-92.

The final rule described here is the eighth in a series of proposed, supplemental, and final rulemaking documents for migratory game bird hunting regulations and deals specifically with amending subpart K of 50 CFR part 20 to set hunting seasons, hours, areas, and limits for species subject to late hunting regulations.

**Nontoxic Shot Regulations**

In the May 13, 1991, *Federal Register* (56 FR 22100), the Service published a final rule prohibiting the use and/or possession of lead shot while hunting waterfowl, coots, and certain other species throughout the United States. Migratory bird hunters are advised to become familiar with additional state and local regulations regarding the use of nontoxic shot for migratory bird hunting.

**NEPA Consideration**

NEPA considerations are covered by the programmatic document, "Final Supplemental Environmental Impact Statement: Issuance of Annual Regulations Permitting the Sport Hunting of Migratory Birds (FSES 88-14)", filed with EPA on June 9, 1988. Notice of Availability was published in the *Federal Register* on June 16, 1988 (53 FR 22582). The Service's Record of Decision was published on August 18, 1988 (53 FR 31341). However, this programmatic document does not prescribe year-specific regulations; those are developed annually. The

annual regulations and options were considered in the Environmental Assessment, *Waterfowl Hunting Regulations for 1991*. Copies of these documents are available from the Service at the address indicated under the caption **ADDRESSES**.

**Endangered Species Act Consideration**

On July 31, 1991, the Division of Endangered Species concluded that the proposed action is not likely to jeopardize the continued existence of listed species or result in the destruction or adverse modification of their critical habitats. Hunting regulations are designed, among other things, to remove or alleviate chances of conflict between seasons for migratory game birds and the protection and conservation of endangered and threatened species and their habitats. The Service's biological opinions resulting from its consultation under section 7 are considered public documents and are available for inspection in the Division of Endangered Species and the Office of Migratory Bird Management.

**Regulatory Flexibility Act; Executive Orders 12291, 12612, and 12630; and the Paperwork Reduction Act**

In the *Federal Register* dated March 6, 1991 (56 FR 9462), the Service reported measures it had undertaken to comply with requirements of the Regulatory Flexibility Act and Executive Orders. These included preparing a Determination of Effects and an updated Final Regulatory Impact Analysis, and publishing a summary of the latter. These regulations have been determined to be major under Executive Order 12291 and they have a significant economic impact on substantial numbers of small entities under the Regulatory Flexibility Act. It has been determined that these rules will not involve the taking of any constitutionally protected property rights, under Executive Order 12630, and will not have any significant federalism effects, under Executive Order 12612. This determination is detailed in the aforementioned documents, which are available upon request from the Office of Migratory Bird Management. These regulations contain no information collections subject to Office of Management and Budget review under the Paperwork Reduction Act of 1980.

**Memorandum of Law**

The Service published its Memorandum of Law, required by Section 4 of Executive Order 12291, in the *Federal Register* dated August 21, 1991 (56 FR 41608).



### Authorship

The primary authors of this proposed rule are Robert J. Blohm and William O. Vogel, Office of Migratory Bird Management, working under the direction of Thomas J. Dwyer, Chief.

### Regulations Promulgation

After analysis of the migratory game bird survey data obtained through investigations conducted by the Service, State conservation agencies, and other sources, and consideration of all comments received on the late-season proposals, the Service published final late-season frameworks in the *Federal Register* on September 26, 1991. Copies of the proposed and final frameworks were sent to the officials of the State conservation agencies who were invited to submit recommendations for hunting seasons which complied with the season times and lengths, hours, areas, and limits specified in the final frameworks. The Service has long recognized, consistent with 16 U.S.C. 708, that States need not select maximum bag limits and season length delineated in annual Federal frameworks. Local resource needs and the health of portions of a population using a particular area may require stricter local controls than prevail elsewhere in a flyway.

The taking of migratory birds is prohibited unless specifically provided. The following amendments will permit

taking of the designated species within specified time periods and will benefit the public by relieving existing restrictions.

The rulemaking process for migratory game bird hunting, must, by its nature, operate under severe time constraints. However, the Service intends that the public be given the greatest possible opportunity to comment on the regulations. Thus, when proposed rulemakings were published on March 6, May 31, and August 26, 1991, the Service established what it believed were the longest periods possible for public comment. In doing this, the Service recognized that when the comment period closed time would be of the essence. That is, if there were a delay in the effective date of these regulations after this final rulemaking, the States would have insufficient time to establish and publicize the necessary regulations and procedures to implement their time would be of the essence. That is, if there were a delay in the effective date of these regulations after this final rulemaking, the States would have insufficient time to establish and publicize the necessary regulations and procedures to implement their decisions. The Service therefore finds that "good cause" exists, within the terms of 5 U.S.C. 553(d)(3) of the Administrative Procedure Act, and these regulations will, therefore, take effect immediately upon publication.

Accordingly, with each state conservation agency having had an opportunity to participate in selecting the hunting seasons desired for its state on those species of migratory birds for which open seasons are now to be prescribed, and consideration having been given to all other relevant matters presented, certain sections of title 50, chapter I, subchapter B, part 20, subpart K, are hereby corrected and amended as set forth below.

### List of Subjects in 50 CFR Part 20

Exports, Hunting, Imports, Reporting and recordkeeping requirements, Transportation, Wildlife.

Dated: September 24, 1991.

**Mike Hayden,**

*Assistant Secretary for Fish and Wildlife and Parks.*

### PART 20—[AMENDED]

For the reasons set out in the preamble, title 50, chapter I, subchapter B, part 20, subpart K is amended as follows:

1. The authority citation for part 20 continues to read as follows:

**Authority:** Migratory Bird Treaty Act of July 3, 1918, as amended, (16 U.S.C. 701-711), and the Fish and Wildlife Improvement Act of November 8, 1978, as amended, (16 U.S.C. 712).

**BILLING CODE 4310-55-M**



Note: The following annual hunting regulations provided for by § 20.104, 20.105, 20.106, 20.107, and 20.109 of 50 CFR Part 20 will not appear in the Code of Federal Regulations because of their seasonal nature.

2. Section 20.104 is amended as follows:

§ 20.104 Seasons, limits, and shooting hours for rails, woodcock, and common snipe.

NOTE: The following seasons are in addition to the seasons published previously in the August 29, 1991, Federal Register.

Subject to the applicable provisions of the preceding sections of this part, areas open to hunting, respective open seasons (dates inclusive), shooting and hawking hours, and daily bag and possession limits for the species designated in this section are prescribed as follows:

Shooting and hawking hours are one-half hour before sunrise until sunset except as otherwise noted.

CHECK STATE REGULATIONS FOR ADDITIONAL RESTRICTIONS, INCLUDING AREA DESCRIPTIONS.

	Rails (Sora & Virginia)	Rails (Clapper & King)	Woodcock	Common Snipe
Daily bag limit	25 (1)	15 (2)	5 (3)	8
Possession limit	25 (1)	30 (2)	10 (3)	16

#### Seasons in the Atlantic Flyway

Massachusetts	Sept. 2-Nov. 10	Closed	Oct. 10-Nov. 23	Sept. 2-Dec. 16

#### Seasons in the Mississippi Flyway

Kentucky	Oct. 5-Oct. 28 & Nov. 28-Jan. 5	Closed	Oct. 15-Dec. 18	Oct. 15-Dec. 18
Louisiana	Nov. 16-Jan. 20	Nov. 16-Jan. 20	Nov. 28-Jan. 31	Nov. 9-Feb. 23

#### Tennessee:

Reelfoot Duck Zone	Nov. 16-Nov. 17 & Dec. 9-Jan. 5	Closed	Oct. 12-Dec. 15	Nov. 15-Feb. 28
State Duck Zone	Dec. 7-Jan. 5	Closed	Oct. 12-Dec. 15	Nov. 15-Feb. 28

	Rails (Sora & Virginia)	Rails (Clapper & King)	Woodcock	Common Snipe
Daily bag limit	25 (1)	15 (2)	5 (3)	8
Possession limit	25 (1)	30 (2)	10 (3)	16

#### Wisconsin:

North Duck Zone	Oct. 5-Oct. 13 & Oct. 19-Nov. 8	Closed	Sept. 14-Nov. 17	Oct. 5-Oct. 13 & Oct. 19-Nov. 8
South Duck Zone	Oct. 5-Oct. 8 & Oct. 10-Nov. 10	Closed	Sept. 14-Nov. 17	Oct. 5-Oct. 8 & Oct. 10-Nov. 10

#### Seasons in the Central Flyway:

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#### New Mexico (6/11):

Zone 1	Oct. 19-Nov. 8 & Dec. 7-Jan. 5	Closed	Closed	Oct. 19-Nov. 8 & Dec. 7-Jan. 5
Zone 2	Nov. 16-Jan. 5	Closed	Closed	Nov. 16-Jan. 5

#### Texas

	Sept. 1-Nov. 9	Sept. 1-Nov. 9	Nov. 28-Jan. 31	Oct. 26-Feb. 9

#### Seasons in the Pacific Flyway:

#### Arizona (13)

North Zone	Closed	Closed	Closed	Oct. 11-Dec. 8
South Zone	Closed	Closed	Closed	Oct. 11-Oct. 20 & Nov. 18-Jan. 5
California	Closed	Closed	Closed	Oct. 5-Jan. 19

#### Nevada:

Clark County	Closed	Closed	Closed	Nov. 9-Jan. 5
Remainder of State	Closed	Closed	Closed	Oct. 19-Dec. 16
New Mexico(6/11)	Oct. 5-Oct. 20 & Nov. 23-Jan. 4	Closed	Closed	Oct. 5-Oct. 20 & Nov. 23-Jan. 4
Oregon	Closed	Closed	Closed	Oct. 12-Jan. 4



3. Section 20.105 is revised to read as follows:

**20.105 Seasons, limits, and shooting hours for waterfowl, coots, and gallinules.**

Subject to the applicable provisions of the preceding sections of this part, areas open to hunting, respective open seasons (dates inclusive), shooting and hunting hours, and daily bag and possession limits for the species designated in this section are prescribed as follows:

**ATLANTIC FLYWAY**

**Definitions**

The Atlantic Flyway includes Connecticut, Delaware, Florida, Georgia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, North Carolina, Pennsylvania, Rhode Island, South Carolina, Vermont, Virginia and West Virginia.

White geese include lesser snow (including blue) geese, greater snow geese, and Ross' geese.

Dark geese include Canada geese, white-fronted geese, and brant.

**Flywaywide Restrictions**

**Shooting (including hawking) hours:** One-half hour before sunrise to sunset daily except as otherwise restricted—Check State regulations. States that further restrict shooting hours (in specified seasons, dates, or locations) include, but are not limited to: Connecticut, South Carolina, Vermont, and West Virginia.

**Duck Limits:** The daily bag limit may include no more than 1 female mallard, 1 pintail, 1 black duck, 1 mottled duck, 2 wood ducks, 2 reheaders, and 1 fulvous tree duck. The possession limit is twice the daily bag limit.

**Canvasbacks:** All areas of the Flyway are closed to canvasback hunting.

**Harlequin Ducks:** All areas of the Flyway are closed to harlequin duck hunting.

**Merganser Limits:** The merganser limits include no more than 1 hooded merganser daily and 2 in possession.

**Gallinule Limits:** The daily bag and possession limit for purple gallinules and common moorhens is singly or in the aggregate of the two species.

**Zones:** Boundaries are described in the September 26, 1991, Federal Register and in the appropriate State regulations.

CHECK STATE REGULATIONS FOR ADDITIONAL RESTRICTIONS AND DELINEATIONS OF GEOGRAPHICAL AREAS. SPECIAL RESTRICTIONS MAY APPLY ON FEDERAL AND STATE PUBLIC HUNTING AREAS AND FEDERAL INDIAN RESERVATIONS.

	Season Dates	Bag	Possession
<b>Connecticut</b>			
<b>Ducks:</b>			
North Zone	Oct. 19-Oct. 28 & Nov. 27-Dec. 18	3	6
South Zone	Oct. 19 only & Dec. 7-Jan. 4	3	6
Sea ducks (1)(2)	Oct. 1-Jan. 15	3	6
Mergansers	Same as for ducks	5	10
Coots	Same as for ducks	15	30
<b>Canada Geese:</b>			
North Zone	Oct. 19-Jan. 16	3	6
South Zone	Oct. 19-Oct. 28 & Nov. 16-Jan. 14	3	6
(special season)	Jan. 15-Feb. 5	5	10
<b>White Geese:</b>			
North Zone	Oct. 19-Feb. 1	5	10
South Zone	Oct. 19-Feb. 1	5	10

	Rails (Sora & Virginia)	Rails (Clapper & King)	Woodcock	Common Snipe
Daily bag limit	25 (1)	15 (2)	5 (3)	8
Possession limit	25 (1)	30 (2)	10 (3)	16
<b>Utah:</b>				
Zone 1	Closed	Closed	Closed	Oct. 5-Dec. 2
Zone 2	Closed	Closed	Closed	Nov. 8-Jan. 5
<b>Washington:</b>				
Eastern Wash- ton	Closed	Closed	Closed	Oct. 12-Oct. 20 & Nov. 10-Jan. 5
<b>Washington (cont.):</b>				
Western Wash- ton	Closed	Closed	Closed	Oct. 12-Oct. 20 & Nov. 17-Jan. 5

(1) The bag and possession limits for sora and Virginia rails apply singly or in the aggregate of those two species.

(2) All bag and possession limits for clapper and king rails apply singly or in the aggregate of the two species and, unless otherwise specified, the limits are in addition to the limits on sora and Virginia rails in all states. In Connecticut, Delaware, Maryland, New Jersey, and Rhode Island, the limits for clapper and king rails are 10 daily and 20 in possession.

(3) In States of the Atlantic Flyway, the woodcock bag limit is 3 daily and 8 in possession.

(6) The Central Flyway portion consists of: Colorado and Wyoming -- the area lying east of the Continental Divide; Montana -- the area lying east of Hill, Chouteau, Cascade, Meagher, and Park Counties; New Mexico -- the area lying east of the Continental Divide but outside the Jicarilla Apache Indian Reservation. The remaining portions of these States are in the Pacific Flyway.

(11) In New Mexico, the rail limits are 10 daily and 10 in possession.

(13) In Arizona, Ashurst Lake in Unit 5B is closed to common snipe hunting.



		Season Dates	Bag	Limits	Possession
<b>Connecticut (cont.)</b>					
Brant:					
North Zone		Oct. 19-Oct. 26 & Nov. 27-Jan. 7	2	4	4
South Zone		Oct. 19-Oct. 26 & Dec. 7-Jan. 17	2	4	4
<b>Delaware</b>					
Ducks:					
Mergansers		Nov. 4-Nov. 9 & Nov. 25-Nov. 30 & Dec. 18-Jan. 4	3	6	6
Coots		Same as for ducks	3	6	6
Canada Geese		Same as for ducks	15	30	30
White Geese:					
Bombay Hook NWR Only		Nov. 25-Nov. 30 & Dec. 14-Jan. 15	1	2	2
Statewide		Nov. 10-Nov. 24 Oct. 16-Nov. 9 & Nov. 25-Nov. 30 & Dec. 10-Feb. 8	5 5 5 2	10 10 10 4	10 10 10 4
Brant		Nov. 25-Nov. 30 & Dec. 6-Jan. 18	2	4	4
<b>Florida</b>					
Ducks:					
Mergansers		Nov. 27-Dec. 1 & Dec. 12-Jan. 5	3	6	6
Coots		Same as for ducks	5	10	10
Canada Geese		Same as for ducks	15	30	30
Closed					
<b>Georgia</b>					
Ducks:					
Mergansers		Nov. 28-Dec. 1 & Dec. 11-Jan. 5	3	6	6
Coots		Same as for ducks	5	10	10
Canada Geese (Special Area)		Same as for ducks	15	30	30
Jan. 9-Jan. 12 & Jan. 15-Jan. 19			State Permit Only State Permit Only		
Closed					
<b>Maine</b>					
Ducks:					
North Zone		Oct. 7-Oct. 26 & Nov. 7-Nov. 16	3	6	6
South Zone		Oct. 7-Oct. 19 & Nov. 28-Dec. 14	3	6	6
See ducks (1)(2)		Oct. 7-Jan. 20	7	14	14
Mergansers		Same as for ducks	5	10	10
Coots		Same as for ducks	15	30	30
Canada Geese		Oct. 1-Dec. 9	3	6	6
White Geese		Oct. 1-Jan. 15	5	10	10
Brant		Oct. 1-Nov. 19	2	4	4
<b>Maryland</b>					
Ducks (3)		Oct. 18-Oct. 19 & Nov. 28-Nov. 29 & Dec. 10-Jan. 4	3 3 3	6 6 8	6 6 8
See Ducks (1)(2)		Oct. 11-Jan. 20	5	10	10
Mergansers		Same as for ducks	5	10	10
Coots		Same as for ducks	15	30	30
Canada Geese		Nov. 12-Nov. 29 & Dec. 9-Jan. 18	1 2	2 4	2 4
White Geese		Oct. 25-Nov. 29 & Dec. 2-Feb. 10	4 4	8 8	8 8
<b>Massachusetts</b>					
Ducks:					
Western Zone		Oct. 15-Nov. 13	3	6	6
Central Zone		Oct. 15-Oct. 26 & Nov. 13-Nov. 30	3	6	6
Coastal Zone		Oct. 21-Oct. 26 & Dec. 12-Jan. 4	3	6	6
See ducks (1)(2)		Oct. 4-Jan. 18	7	14	14
Mergansers		Same as for ducks	5	10	10
Coots		Same as for ducks	15	30	30
Canada Geese:					
Western Zone		Oct. 15-Nov. 30 & Dec. 13-Jan. 4	3	6	6
Central Zone		Oct. 15-Oct. 26 & Nov. 13-Jan. 9	3	6	6
(special season)		Jan. 21-Feb. 5	5	10	10
Coastal Zone		Oct. 21-Nov. 2 & Nov. 23-Jan. 18	3	6	6
White Geese:					
Western Zone		Oct. 15-Nov. 30 & Dec. 13-Jan. 4	5	10	10
Central Zone		Oct. 15-Oct. 26 & Nov. 13-Jan. 9	5	10	10
Coastal Zone		Oct. 21-Nov. 2 & Nov. 23-Jan. 18	5	10	10
Brant:		Oct. 15-Nov. 30 & Dec. 13-Jan. 4	5	10	10
Berkshire & Central Zone		Oct. 15-Oct. 26 & Nov. 13-Jan. 9	5	10	10
Coastal Zone		Oct. 21-Nov. 2 & Nov. 23-Jan. 18	5	10	10
<b>New Hampshire</b>					
Ducks:					
Inland Zone		Oct. 9-Oct. 27 & Nov. 27-Dec. 7	3	6	6
Coastal Zone		Oct. 10-Oct. 13 & Nov. 27-Dec. 22	3	6	6
Mergansers		Same as for ducks	5	10	10
Coots		Same as for ducks	15	30	30
Canada Geese:					
Inland Zone		Oct. 9-Dec. 17	3	6	6
Coastal Zone		Oct. 20-Dec. 28	3	6	6
White Geese:					
Inland Zone		Oct. 9-Dec. 17	5	10	10
Coastal Zone		Oct. 20-Dec. 28	5	10	10
Brant:					
Inland Zone		Oct. 9-Nov. 27	2	4	4
Coastal Zone		Oct. 20-Dec. 8	2	4	4



	Season Dates	Bag	Limits	Possession
New Jersey Ducks:				
North Zone	Oct. 16-Oct. 28 & Nov. 23-Dec. 11	3	6	6
South Zone	Oct. 19-Oct. 26 & Nov. 28-Dec. 19	3	6	6
Coastal Zone	Nov. 2-Nov. 9 & Dec. 14-Jan. 4	3	6	6
See Ducks (1)	Oct. 1-Jan. 15	3	6	6
Mergansers	Same as for ducks	5	14	10
Coots	Same as for ducks	15	30	30
Canada Geese:				
North Zone	Oct. 16-Nov. 9 & Nov. 23-Jan. 25	3	6	6
South Zone	Oct. 19-Nov. 12 & Nov. 28-Jan. 31	3	6	6
Coastal Zone	Oct. 16-Dec. 7 & Dec. 14-Jan. 18	3	6	6
White Geese:				
North Zone	Oct. 16-Jan. 30	5	10	10
South Zone	Oct. 19-Nov. 23 & Nov. 28-Feb. 6	5	10	10
Coastal Zone	Oct. 16-Jan. 30	5	10	10
Brant:				
North Zone	Oct. 16-Nov. 9 & Nov. 23-Dec. 17	2	4	4
South Zone	Oct. 19-Nov. 15 & Nov. 28-Dec. 19	2	4	4
Coastal Zone	Nov. 2-Nov. 23 & Dec. 14-Jan. 4	2	4	4
New York Ducks:				
Long Island Zone	Nov. 22-Dec. 1 & Dec. 17-Jan. 5	3	6	6
Lake Champlain Zone	Oct. 12-Oct. 27 & Nov. 23-Dec. 6	3	6	6
Northeastern Zone	Oct. 5-Oct. 12 & Oct. 26-Nov. 16	3	6	6
Southeastern Zone	Oct. 12-Oct. 20 & Nov. 21-Dec. 11	3	6	6
Western Zone	Oct. 19-Nov. 10 & Dec. 26-Jan. 1	3	6	6
See Ducks (1)(2)	Oct. 6-Jan. 20	7	14	10
Mergansers	Same as for ducks	5	10	10
Coots	Same as for ducks	15	30	30
Canada Geese:				
Long Island Zone	Nov. 3-Jan. 31	3	6	6
Lake Champlain Zone	Oct. 12-Dec. 20	1	2	2
Northeastern Zone	Oct. 5-Oct. 15 & Oct. 16-Jan. 2	1	2	2
Southeastern Zone	Oct. 12-Oct. 15 & Oct. 18-Jan. 9	1	2	2
Western Zone	Oct. 16-Jan. 13	3	6	6
New York (cont.)				
White Geese:				
Long Island Zone	Nov. 3-Jan. 31	5	10	10
Lake Champlain Zone	Oct. 12-Dec. 20	5	10	10
Northeastern Zone	Oct. 5-Jan. 2	5	10	10
Southeastern Zone	Oct. 12-Jan. 9	5	10	10
Western Zone	Oct. 16-Jan. 13	5	10	10
Brant:				
Long Island Zone	Nov. 22-Jan. 10	2	4	4
Lake Champlain Zone	Oct. 12-Nov. 30	2	4	4
Northeastern Zone	Oct. 6-Nov. 23	2	4	4
Southeastern Zone	Oct. 12-Nov. 30	2	4	4
Western Zone	Oct. 18-Dec. 4	2	4	4
North Carolina Ducks:				
Ducks	Oct. 10-Oct. 12 & Nov. 28-Nov. 30 & Dec. 12-Jan. 4	3	6	6
Sea ducks (1)	Oct. 1-Jan. 15	7	14	14
Mergansers	Same as for ducks	5	10	10
Coots	Same as for ducks	15	30	30
Canada Geese:				
East of I-95	Jan. 20-Jan. 25 & Jan. 27-Jan. 31	1	2	2
West of I-95	Closed	1	2	2
White Geese	Nov. 2-Feb. 10	5	10	10
Brant	Oct. 10-Oct. 12 & Nov. 28-Nov. 30 & Dec. 12-Jan. 18	2	4	4
Pennsylvania Ducks:				
North Zone	Oct. 14-Oct. 26 & Nov. 4-Nov. 20	3	6	6
South Zone	Oct. 21-Oct. 26 & Nov. 25-Dec. 18	3	6	6
Northwest Zone	Oct. 14-Oct. 13 & Nov. 11-Dec. 4	3	6	6
Lake Erie Zone	Nov. 11-Nov. 30 & Dec. 19-Dec. 28	3	6	6
Mergansers	Same as for ducks	5	10	10
Coots	Same as for ducks	5	30	30
Canada Geese:				
North Zone	Oct. 7-Oct. 26 & Nov. 4-Dec. 23	3	6	6
South Zone (4)	Oct. 14-Nov. 4 & Nov. 25-Jan. 11	3	6	6
Northwest Zone (4)	Oct. 7-Dec. 14	3	6	6
Lake Erie Zone (4)	Nov. 9-Dec. 28	2	4	4
Southeast Zone	Oct. 14-Oct. 15 & Oct. 16-Oct. 29 & Nov. 25-Jan. 31	1	2	2
White Geese	Oct. 17-Jan. 31	3	6	6
Brant	Nov. 25-Jan. 11	2	4	4



	Season Dates	Bag	Limits	Possession
<b>West Virginia</b>				
Ducks:				
Zone 1	Oct. 5-Oct. 12 & Dec. 14-Jan. 4	3	3	6
Zone 2	Oct. 5-Oct. 12 & Oct. 26-Nov. 16	3	3	6
Mergansers	Same as for ducks	3	3	6
Coots	Same as for ducks	15	15	30
Gallinules/Moorhens	Same as for ducks	15	15	30
Canada Geese:				
Zone 1	Oct. 1-Oct. 12 & Nov. 22-Jan. 18	3	3	6
Zone 2	Oct. 1-Nov. 16 & Dec. 27-Jan. 18	3	3	6
White Geese:				
Zone 1	Oct. 1-Oct. 12 & Nov. 22-Jan. 18	5	5	10
Zone 2	Oct. 1-Nov. 16 & Dec. 27-Jan. 18	5	5	10
Brant	Nov. 29-Jan. 17	2	2	4

(1) Special sea duck hunting areas are limited to coastal waters and streams seaward from the first upstream bridge in Maine, New Hampshire, Massachusetts, Rhode Island, Connecticut, and New York; to waters of the Atlantic Ocean and, in addition, to tidal waters of any bay which are separated by at least one mile of open water from any shore, island, and emergent vegetation in New Jersey, South Carolina, and Georgia; and to waters of the Atlantic Ocean and/or tidal waters of any bay which are separated by at least 800 yards of open water from any shore, island, and emergent vegetation in Delaware, Maryland, North Carolina, and Virginia; and provided that any such areas have been described, delineated, and designated as special sea duck hunting areas under the hunting regulations adopted by the respective States. In all other areas of these States and in all other States in the Atlantic Flyway, sea ducks may be taken only during the regular open season for ducks and they must be included in the regular duck season conventional or point-system daily bag and possession limits. Within the special sea duck areas, the daily bag limit is 7 and possession limit is 14; scoter, elder, and oldsquaw ducks, singly or in the aggregate. These limits may be in addition to the regular duck bag limits during the regular duck season in the special sea duck hunting areas. (2) Notwithstanding the provisions of this Part 20 the shooting of crippled waterfowl from a motorboat under power will be permitted in Maine, Massachusetts, New Hampshire, Rhode Island, Connecticut, New York, Delaware, Virginia, and Maryland in those areas described, delineated, and designated in their respective hunting regulations as being open to sea duck hunting. (3) In Maryland, the daily bag limit may include no more than 1 redhead; and the black duck season is closed October 18 through October 19.

(4) In Pennsylvania, in Mercer and Butler Counties in the South Zone, the goose season is October 14 through October 29 and November 11 through December 14 with a daily bag limit of 2 and a possession limit of 4. In Erie and Mercer Counties in the Northwest Zone, the goose season is October 14 through October 29 and November 11 through December 14 with a daily bag limit of 2 and the possession limit of 4. In Erie county in the Lake Erie Zone, the goose season is November 9 through December 28 with a daily bag limit of 2 and possession limit of 4. In Crawford County, including the controlled hunting areas of the Pymatuning Wildlife Management Area, the goose season is October 7 through December 14 with a 1-geese daily-bag limit. (5) In South Carolina, except on December 29, there will be no Sunday hunting in Georgetown County or Charleston County from the Georgetown County line (South Santee River) to the Wando River, East of US Highway 17. The shooting hours in this area will be one-half hour before sunrise to 12:00 noon daily except on November 30 and on January 4 when shooting hours will be one-half hour before sunrise to sunset. During the period December 10 to January 3, shooting hours are one-half hour before sunrise to 12:00 noon daily on all lands and waters of that portion of Lake Marion and Santee Swamp west of the Interstate 95 Bridge upstream to the confluence of the Wateree and Congaree Rivers. The affected area being further described as all lands west of I-95 within or adjacent to Lake Marion which is owned by Santee Cooper or the State of South Carolina in the counties of Clarendon, Sumter, Orangeburg, and Calhoun. This regulation shall apply to all land in the area described above whether such land shall be exposed or inundated. During the November season and on January 4, shooting hours in the area will be one-half hour before sunrise to sunset. NOTE: These regulations shall apply to land owned by Santee Cooper or the State of South Carolina ONLY. In Hampton, Colleton, Dorchester, Jasper, Beaufort and Charleston Counties the shooting hours will be one-half hour before sunrise to 12:00 noon daily except on November 27 and January 4 when shooting hours will be one-half hour before sunrise to sunset.

(6) In South Carolina, the bag limit of 3 may include no more than 1 female mallard or 1 black duck or 1 mottled duck.

	Season Dates	Bag	Limits	Possession
<b>Rhode Island</b>				
Ducks	Oct. 11-Oct. 13 & Nov. 27-Dec. 1 & Dec. 14-Jan. 4	3	3	6
See ducks (1)(2)	Oct. 11-Jan. 18	7	14	14
Mergansers	Same as for ducks	15	30	30
Coots	Oct. 11-Oct. 13 & Nov. 6-Jan. 31	3	6	6
Canada Geese	Oct. 11-Oct. 13 & Nov. 6-Jan. 31	5	10	10
White Geese	Nov. 6-Jan. 31	5	10	10
Brant	Nov. 27-Jan. 15	2	4	4
<b>South Carolina (5)</b>				
Ducks (6)	Nov. 27-Nov. 30 & Dec. 10-Jan. 4	3	3	6
See ducks (1)	Oct. 6-Jan. 20	7	14	14
Mergansers	Same as for ducks	15	30	30
Coots	Same as for ducks	15	30	30
Canada Geese (7)	Jan. 29-Feb. 1	State Permit Only		
(Special season)	Nov. 27-Nov. 30 & Dec. 10-Jan. 4	5	10	10
White Geese	Nov. 27-Nov. 30 & Dec. 10-Jan. 4	5	10	10
Brant	Nov. 27-Nov. 30 & Dec. 10-Jan. 4	2	4	4
<b>Vermont</b>				
Ducks:				
Lake Champlain Zone	Oct. 12-Oct. 27 & Nov. 23-Dec. 6	3	3	6
Interior Vermont Zone	Oct. 12-Nov. 3 & Nov. 25-Dec. 1	3	3	6
Mergansers	Same as for ducks	5	10	10
Coots	Same as for ducks	15	30	30
Canada Geese (8)	Oct. 12-Dec. 20	3	6	6
White Geese	Oct. 12-Dec. 20	5	10	10
Brant	Oct. 12-Nov. 30	2	4	4
<b>Virginia</b>				
Ducks	Oct. 9-Oct. 12 & Nov. 23-Nov. 30 & Dec. 13-Jan. 4	3	3	6
See ducks (1)(2)	Oct. 3-Jan. 17	7	14	14
Mergansers	Same as for ducks	5	10	10
Coots	Same as for ducks	15	30	30
Canada Geese:				
Back Bay Area	Closed			
Remainder of State	Nov. 20-Nov. 23 & Nov. 25-Nov. 30 & Dec. 2-Jan. 20	2	4	4
White Geese	Oct. 23-Oct. 26 & Oct. 28-Nov. 2 & Nov. 4-Feb. 8	5	10	10
Brant	Nov. 30-Dec. 21 & Dec. 23-Dec. 28 & Dec. 30-Jan. 20	2	4	4

(5) In South Carolina, the bag limit of 3 may include no more than 1 female mallard or 1 black duck or 1 mottled duck.



(7) In South Carolina, the limit for Canada geese is one per permit. All persons hunting Canada geese must have a special permit issued by the South Carolina Wildlife and Marine Resources Department.

(8) In Vermont, a permit is required for the Dead Creek Goose Management Area in Addison, and the daily bag limit is 2 geese of any species.

#### MISSISSIPPI FLYWAY

##### Definitions

The Mississippi Flyway includes Alabama, Arkansas, Illinois, Indiana, Iowa, Kentucky, Louisiana, Michigan, Minnesota, Mississippi, Missouri, Ohio, Tennessee, and Wisconsin.

Light geese include lesser snow (including blue) geese, greater snow geese, and Ross' geese.

Dark geese include Canada geese, white-fronted geese, and brant.

##### Flywaywide Restrictions

**Shooting hours** are one-half hour before sunrise to sunset daily except as otherwise noted. Check State regulations for further restrictions. States that further restrict shooting hours (in specified seasons, dates, or locations) include, but are not limited to: Arkansas, Illinois, Minnesota, and Wisconsin.

**Duck Limits:** The daily bag limit may include no more than 2 mallards (no more than 1 of which may be a female), 1 black duck, 1 pintail, 2 wood ducks, and 1 redhead. The possession limit is twice the daily bag limit.

**Canvasbacks:** All areas of the Flyway are closed to canvasback hunting.

**Merganser Limit:** The merganser limit includes no more than 1 hooded merganser daily and 2 in possession.

**Gallinule Limits:** The daily bag and possession limit for purple gallinules and common moorhens is singly or in the aggregate of the two species.

**Zones:** Boundaries are described in the September 26, 1991, Federal Register and in the appropriate State regulations.

CHECK STATE REGULATIONS FOR ADDITIONAL RESTRICTIONS AND DELINEATIONS OF GEOGRAPHICAL AREAS. SPECIAL RESTRICTIONS MAY APPLY ON FEDERAL AND STATE PUBLIC HUNTING AREAS AND FEDERAL INDIAN RESERVATIONS.

	Season Dates	Bag	Limits	Possession
<b>Alabama</b>				
Ducks:				
North Zone	Dec. 7-Jan. 5	3	6	6
South Zone	Nov. 21-Nov. 24 & Dec. 11-Jan. 5	3	6	6
Mergansers	Same as for ducks	5	10	10
Coots	Same as for ducks	15	30	30
Geese:				
Canada or white-fronted:				
North Zone	Dec. 7-Jan. 25	2	4	4
South Zone	Nov. 21-Nov. 24 & Dec. 11-Jan. 25	2	4	4
Light Geese and Brant	Same as for Canada geese	5	5	5
<b>Arkansas</b>				
Ducks				
	Nov. 23-Dec. 2 & Dec. 14-Dec. 22 & Dec. 26-Jan. 5	3	6	6
Mergansers	Same as for ducks	3	6	6
Coots	Same as for ducks	15	30	30
Geese:				
Canada (limited area)	Jan. 4-Jan. 26	7	14	14
White-fronted	Nov. 23-Jan. 31	2	4	4
Brant	Nov. 23-Jan. 31	2	4	4
Light Geese	Nov. 23-Feb. 10	7	14	14

	Season Dates	Bag	Limits	Possession
<b>Indiana</b>				
Ducks:				
North Zone	Oct. 19-Oct. 21 & Nov. 7-Dec. 3	3	6	6
South Zone	Oct. 25-Oct. 30 & Nov. 28-Dec. 22	3	6	6
Ohio River Zone	Nov. 16-Nov. 19 & Dec. 7-Jan. 1	3	6	6
Mergansers	Same as for ducks	5	10	10
Coots	Same as for ducks	15	30	30
Geese:				
Canada (2):				
North Zone (3)	Oct. 19-Oct. 21 & Nov. 7-Jan. 12	2	4	4
South Zone:				
Posey County (2)	Nov. 23-Jan. 31	4	8	8
Remainder of South Zone	Oct. 26-Nov. 3 & Nov. 21-Jan. 20	2	4	4
Ohio River Zone:				
Posey County (2)	Nov. 23-Jan. 31	4	8	8
Remainder of Ohio River Zone	Nov. 12-Jan. 20	2	4	4
White-fronted	Same as for Canada geese	2	4	4
Light Geese and Brant	Same as for Canada geese	7	14	14







Season Dates		Bag	Limit	Possession
<b>Minnesota</b>				
Ducks	Oct. 5-Oct. 13 & Oct. 17-Nov. 3 & Nov. 8-Nov. 10 Same as for ducks	3 3 3 5	6 6 6 10	
Mergansers	Same as for ducks			
Coots, Gallinules/Moorhens (single or in the aggregate)	Same as for ducks	15 7	30 14	
Geese:				
Canada:				
West Central Zone:	Sept. 28-Nov. 6	1	2	
Lac qui Parle Zone (2)				
Remainder of West Central Zone	Sept. 28-Nov. 6	1	2	
Southeast Zone:				
Twin Cities Metro Goose Zone and Olmsted County	Sept. 28-Dec. 6 & Dec. 14-Dec. 23	2 2	4 4	
Remainder of South- east Zone	Sept. 28-Dec. 6 Sept. 28-Nov. 16	2 2	4 4	
Remainder of State	Sept. 28-Nov. 6	2	4	
White-fronted:				
West Central Zone	Sept. 28-Dec. 6	2	4	
Southeast Zone	Sept. 28-Dec. 6	2	4	
Remainder of State	Sept. 28-Nov. 16	2	4	
Brant	Sept. 28-Nov. 16	2	4	
West Central Zone	Sept. 28-Nov. 6	7	14	
Southeast Zone	Sept. 28-Dec. 6	7	14	
Remainder of State	Sept. 28-Nov. 16	7	14	
Light Geese	Sept. 28-Dec. 16	7	14	
<b>Mississippi</b>				
Ducks	Dec. 7-Jan. 5	3	6	
Mergansers	Same as for ducks	5	10	
Coots	Same as for ducks	15	30	
Geese:				
Canada	Dec. 7-Jan. 31	7	14	
White-fronted	Dec. 7-Jan. 31	2	4	
Brant	Dec. 7-Jan. 31	2	4	
Light Geese	Dec. 7-Feb. 14	7	14	
<b>Missouri</b>				
Ducks and Mergansers:				
North Zone	Nov. 2-Dec. 1	3	6	
Middle Zone	Nov. 9-Dec. 8	3	6	
South Zone	Nov. 30-Dec. 29	3	6	
Coots	Same as for ducks	15	30	
Geese (1):				
Canada:				
North Zone:	Nov. 2-Nov. 10 & Nov. 23-Jan. 2	2 2	4 4	
Swan Lake Zone (2)	Nov. 2-Nov. 10 & Nov. 23-Jan. 2	2 2	4 4	
Remainder of North Zone	Nov. 2-Nov. 10 & Nov. 23-Jan. 2	2 2	4 4	
Middle Zone	Nov. 16-Jan. 4	2	4	
Schell-Osage Zone	Dec. 2-Jan. 20	2	4	
Remainder of Middle Zone	Dec. 2-Jan. 20	2	4	
South Zone	Nov. 2-Jan. 10	2	4	
White-fronted	Nov. 16-Jan. 24	2	4	
North Zone	Nov. 16-Jan. 24	2	4	
Middle Zone	Nov. 16-Jan. 24	2	4	
South Zone	Nov. 16-Jan. 24	2	4	
<b>Missouri (cont.)</b>				
Brant	Nov. 2-Jan. 10 Nov. 16-Jan. 24 Nov. 16-Jan. 24	3 3 5	6 6 10	14 14 14
North Zone	Nov. 2-Jan. 10			14
Middle Zone	Nov. 16-Jan. 24			14
South Zone	Nov. 16-Jan. 24			14
Light Geese	Nov. 2-Jan. 20 Nov. 16-Feb. 3 Nov. 16-Feb. 3	7 7 7	14 14 14	14 14 14
Ohio (6)				
Pymatuning Area:				
Ducks	Oct. 14-Oct. 19 & Nov. 11-Dec. 4 Same as for ducks	3 3 5	6 6 10	6 6 30
Mergansers	Same as for ducks			
Coots	Oct. 7-Dec. 14	5	10	2
Canada Geese	Oct. 17-Jan. 31	1	2	10
Light Geese	Nov. 25-Jan. 11	5	10	4
Brant		2		
Remainder of State:				
Ducks:				
North Zone	Oct. 19-Nov. 2 & Nov. 16-Nov. 30	3 3	6 6	6 6
South Zone	Oct. 19-Oct. 27 & Dec. 16-Jan. 5	3 3	6 6	6 6
Ohio River Zone	Oct. 19-Oct. 29 & Dec. 18-Jan. 5	3 3	6 6	6 6
Mergansers	Same as for ducks	5	10	30
Coots	Same as for ducks	15	30	14
Geese:				
Canada (7)	Oct. 19-Nov. 30 & Dec. 10-Jan. 5	7 2	14 4	4 4
White-fronted	Same as for Canada geese			
Light Geese and Brant	Same as for Canada geese	2	4	14
Tennessee				
Ducks:				
Reelfoot Zone	Nov. 16-Nov. 17 & Dec. 9-Jan. 5	3 3	6 6	6 6
Statewide Zone	Dec. 7-Jan. 5	3	6	6
Mergansers	Same as for ducks	5	10	30
Coots	Same as for ducks	15	30	14
Gallinules/Moorhens	Same as for ducks	7	14	
Geese:				
Canada:				
Northwest Zone (2)	Dec. 7-Feb. 15	3	6	6
Southwest Zone	Dec. 7-Jan. 30	2	4	4
Kentucky/Barkley Lake Zone	Dec. 13-Jan. 31	2	4	4
Remainder of State (8)	Dec. 7-Jan. 31	2	4	4
White-fronted	Nov. 23-Jan. 31	2	4	4
Light Geese and Brant	Nov. 23-Jan. 31	7	14	14



<b>Tennessee:</b>			
Northwest Zone:			
Reelfoot Subzone - 15,500			
Remainder of Northwest Zone - 7,000			
Southwest Zone - 2,500			
<b>Wisconsin:</b>			
Horicon Zone - 139,800			
Theresa Zone - 6,500			
Pine Island Zone - 800			
Collins Zone - 3,000			
Exterior Zone - 40,000			
When it has been determined that the quota of Canada geese allotted to the Southern Illinois Quota Zone, the Rend Lake Quota Zone in Illinois, the Swan Lake Zone in Missouri, Posey County in Indiana, the Lac qui Parle Zone in Minnesota, the Ballard and Henderson/Union Reporting Areas in Kentucky, the Reelfoot Subzone in Tennessee, and the Superior Counties, Allegan County, Muskegon Wastewater, Fish Point, and Saginaw County Goose Management Areas in Michigan, will have been filled, the season for taking Canada geese in the respective area will be closed by either the Director upon giving public notice through local information media at least 48 hours in advance of the time and date of closing or by the State through State regulations with such notice and time (not less than 48 hours) as they deem necessary.			
(3) In Indiana, in Lagrange and Steuben Counties and on the Jasper-Pulaski and Kankakee Fish and Wildlife Areas, the bag and possession limits for Canada geese shall be 1 and 2, respectively.			
(4) In Louisiana, in the Southwest Zone during the experimental Canada goose season, the daily bag limit is 2 Canada and white-fronted geese in the aggregate, no more than 1 of which may be a Canada goose. The possession limit is twice the daily bag limit. A special permit is required by the State.			
(5) In Michigan, the seasons for white-fronted geese, light geese, and brant are concurrent with the seasons for Canada geese, except in the Southern Michigan Goose Management Unit, where the January 4 through February 2 special season is for Canada geese only.			
(6) In the Pymatuning Area of Ohio, the restrictions of the duck bag limit for Pennsylvania apply.			
(7) In Ohio, in the Counties of Ashtabula, Trumbull, Ottawa, Sandusky, and that portion of Lucas County east of the Maumee River, the Canada goose limits are 1 daily and 2 in possession.			
(8) In Tennessee, the Canada goose season will be November 23 through January 31 on Woods and Tims Ford Units and on portions of Chertum, Old Hickory, and Percy Priest Units. A special permit is required in the Harvest Quota Units. See State regulations for details.			
(9) In Wisconsin, The seasons for white-fronted geese, light geese, and brant are concurrent with seasons for ducks or Canada geese, in each zone and subzone, except as follows: The season for light geese closes statewide December 9 and seasons for white-fronted geese and brant close statewide November 29.			

## CENTRAL FLYWAY

## Definitions

The Central Flyway consists of Colorado (east of the Continental Divide), Kansas, Montana (Blaine, Carbon, Fergus, Judith Basin, Stillwater, Sweetgrass, Wheatland, and all counties east thereof), Nebraska, New Mexico (east of the Continental Divide except that the Jicarilla Apache Indian Reservation is in the Pacific Flyway), North Dakota, Oklahoma, South Dakota, Texas, and Wyoming (east of the Continental Divide).

**Geese** include all species of geese and brant.

**Dark Geese** include Canada geese, white-fronted geese, and brant.

**Light Geese** include lesser snow (including blue) geese, greater snow geese, and Ross' geese.

## Flywaywide Restrictions

**Shooting (including hawking) hours:** One-half hour before sunrise to sunset daily except as otherwise restricted—Check State regulations. States that further restrict shooting hours (in specified seasons, dates, or locations) include, but are not limited to: Colorado, North Dakota, and Wyoming.

**Duck Limits:** The daily bag limit may include no more than 2 mallards (no more than 1 of which may be a female), 1 mottled duck, 1 pintail, 1 redhead, and 2 wood ducks. The possession limit is twice the daily bag limit.

**Canvasbacks:** All areas of the Flyway are closed to canvasback hunting.

**Mergansers:** The merganser limit includes no more than 1 hooded merganser daily and 2 in possession.

	Season Dates	Bag	Limits	Possession
<b>Wisconsin</b>				
Ducks:				
North Duck Zone	Oct. 5-Oct. 13 & Oct. 19-Nov. 8	3		6
South Duck Zone	Oct. 5-Oct. 8 & Oct. 16-Nov. 10	3		6
Mergansers	Same as for ducks	3		6
Coots	Same as for ducks	5		10
Gallinules/Moorhens	Same as for ducks	5		10
Geese:				
Canada (2):				14
Horicon Zone	Sept. 21-Dec. 22		Tag System—See State Regulations	
Pine Island Zone	Sept. 21-Dec. 1			
Collins Zone	Sept. 21-Nov. 22 & Dec. 2-Dec. 5		Tag System	
Theresa Zone	Sept. 21-Nov. 22 & Dec. 2-Dec. 22		Tag System	
Exterior Zone:				
Mississippi River Subzone:				
North Duck Zone	Oct. 5-Oct. 13 & Oct. 19-Dec. 22	1		2
South Duck Zone	Oct. 5-Oct. 8 & Oct. 16-Dec. 22	2		4
Rock Prairie Subzone (special season)	Sept. 21-Nov. 3	1		2
Brown County Subzone (special season)	Nov. 4-Dec. 15	2		4
Remainder of Exterior Zone	Sept. 21-Nov. 30 Dec. 1-Dec. 31	1		2
White-fronted	Sept. 21-Dec. 22	2		4
Light Geese and Brant	See Footnote 9 See Footnote 9	2		4
		7		14

(1) Geese taken in Illinois and Missouri and in the Kentucky counties of Ballard, Hickman, Fulton, and Carlisle may not be transported, shipped or delivered for transportation or shipment by common carrier, the Postal Service, or by any person except as the personal baggage of licensed waterfowl hunters, provided that no hunter shall possess or transport more than the legally-prescribed possession limit of geese. Geese possessed or transported by persons other than the taker must be labeled with the name and address of the taker and the date taken.

(2) Harvests of Canada geese will be limited as follows:

<b>Illinois:</b>	
Southern Illinois Quota Zone - 72,400	
Rend Lake Quota Zone - 21,700	
Remainder of State - 50,700	
<b>Indiana:</b>	
Posey County - 6,000	
Remainder of State - 19,500	
<b>Kentucky:</b>	
Western Zone:	
Ballard Reporting Area - 28,000	
Henderson/Union Reporting Area - 8,200	
Remainder of Western Zone - 7,000	
<b>Michigan:</b>	
Allegan County Goose Management Area - 6,000	
Muskegon Wastewater Goose Management Area - 1,000	
Saginaw County Goose Management Area - 4,000	
Tuscola/Huron Goose Management Area - 2,000	
Remainder of State - 84,900	
Minnesota: Lac qui Parle Zone - 6,000	
Missouri: Swan Lake Zone - 10,000	



Point System—Ducks and Mergansers: The daily bag limit is reached when the point value of the last bird taken added to the sum of the point values of the other birds already taken during that day reaches or exceeds 100 points. The possession limit is the maximum number of birds of species and sex which could have legally been taken in 2 days.

The point values assigned to the species and sexes are as follows:

100 points	50 points	35 points
Female mallard Mottled duck Pintail Redhead Hooded merganser	Male mallard Wood duck	All other permitted species of ducks and mergansers

The Central Flyway States selecting the point system bag limits on designated species are listed in the table below.

Zones: Boundaries are described in the September 26, 1991, Federal Register and in the appropriate State regulations.

CHECK STATE REGULATIONS FOR ADDITIONAL RESTRICTIONS AND DELINEATIONS OF GEOGRAPHICAL AREAS WITHIN STATES. SPECIAL RESTRICTIONS MAY APPLY ON FEDERAL AND STATE PUBLIC HUNTING AREAS AND FEDERAL INDIAN RESERVATIONS.

	Season Dates	Bag	Limit	Possession
<b>Colorado</b> Ducks	Oct. 5-Oct. 14 & Nov. 9-Nov. 30 & Dec. 14-Jan. 1 Same as for ducks		Point system	
Coots		15		30
Dark Geese: Northern Front Range Unit	Sept. 28-Oct. 6 & Oct. 26-Jan. 31	3		6
South Park Unit (1)	Sept. 28-Oct. 6 & Oct. 26-Jan. 1	2		4
San Luis Valley Unit (1)	Oct. 26-Jan. 1	2		4
North Park Unit	Sept. 28-Oct. 6	2		4
Arkansas Valley Unit	Nov. 13-Jan. 31	3		6
Remainder of State in Central Flyway	Oct. 26-Jan. 31	3		6
Light Geese: Northern Front Range Unit	Nov. 2-Jan. 31	5		10
South Park Unit (1)	Nov. 2-Jan. 1	2		4
San Luis Valley Unit (1)	Nov. 2-Jan. 1	2		4
North Park Unit	Closed	-		-
Arkansas Valley Unit	Nov. 13-Feb. 16	5		10
Remainder of State in Central Flyway	Nov. 2-Jan. 31	5		10
<b>Kansas</b> Ducks (2): High Plains Area	Oct. 12-Oct. 27 & Nov. 9-Dec. 1 & Dec. 21-Jan. 1		Point system	
Low Plains Area	Oct. 19-Oct. 27 & Nov. 11-Dec. 1 & Dec. 28-Jan. 5 Same as for ducks			
Coots		15		30
Dark Geese (3): Canada	Nov. 16-Dec. 13 & Dec. 14-Jan. 19 Nov. 16-Jan. 19	2 1 2		4 2 4
White-fronted		1		2

	Season Dates	Bag	Limit	Possession
<b>Kansas (cont.)</b> Light Geese: Unit 1 Unit 2	Nov. 5-Feb. 16 Oct. 26-Feb. 2	5 5		10 10
<b>Montana</b> Ducks: Zone 1 Zone 2	Oct. 5-Nov. 12 & Dec. 7-Dec. 18 Oct. 5-Oct. 13 & Nov. 7-Dec. 18 Same as for ducks	Point system		
Coots		15		30
Geese: Sheridan County: Dark Geese Light Geese Remainder of State in Central Flyway: Dark Geese Light Geese	Sept. 29-Jan. 5 Sept. 29-Jan. 5 Sept. 28-Jan. 5 Sept. 28-Jan. 5	2 4 4 4		4 8 8 8
<b>Nebraska</b> Ducks: High Plains Area Low Plains Area: Zones 1 and 2 Zones 3 and 4	Oct. 19-Nov. 11 & Nov. 22-Dec. 18 Nov. 2-Nov. 3 & Nov. 9-Dec. 15 Oct. 12-Oct. 14 & Oct. 26-Nov. 30 Same as for ducks	Point system		
Coots		15		30
Dark Geese: North Unit Canada White-fronted East Unit Canada	Nov. 9-Jan. 26 Nov. 9-Jan. 26 Oct. 5-Nov. 15 & Nov. 16-Dec. 15 & Dec. 18-Dec. 22 Oct. 5-Dec. 22	2 2 1 1 1 1		4 4 2 2 2 2
White-fronted Canada	Oct. 26-Nov. 15 & Nov. 16-Dec. 15 & Dec. 18-Jan. 12 Oct. 26-Jan. 12 Sept. 28-Dec. 22	1 2 1 1 7		2 4 2 2 14
<b>New Mexico</b> Ducks: Zone 1 Zone 2	Oct. 19-Nov. 8 & Dec. 7-Jan. 5 Nov. 16-Jan. 5 Same as for ducks Same as for ducks Oct. 19-Jan. 19 Nov. 2-Feb. 16 Nov. 2-Feb. 9	Point system		
Coots		15		30
Common Moorhens Dark Geese (4) Light Geese: Rio Grande Valley Unit Remainder of State in Central Flyway		2 3 5 5		4 6 10 10



			Limits	
			Bag	Possession
Season Dates				
<b>Texas</b>				
Ducks:				
High Plains Area	Oct. 5-Nov. 10 & Nov. 16-Nov. 17	Nov. 16-Jan. 5 Nov. 23-Dec. 1 & Dec. 7-Jan. 5	3	6
Remainder of State		Same as for ducks	3	6
Mergansers	Dec. 7-Dec. 18	Same as for ducks	5	8
Coots	Same as for ducks	Same as for ducks	15	30
Dark Geese:				
East of U.S. Highway 81:				
Dark Geese:				
Canada	Sept. 28-Oct. 18 & Oct. 19-Nov. 10	Nov. 9-Jan. 19 & Jan. 20-Jan. 26	1	2
White-fronted	Sept. 28-Nov. 10	Nov. 9-Jan. 19	2	4
Missouri River Zone only	Nov. 11-Dec. 15	Nov. 9-Feb. 18	1	2
Light Geese	Sept. 28-Dec. 15		5	10
<b>Oklahoma</b>				
Ducks:				
High Plains Area	Oct. 19-Nov. 26 & Dec. 14-Dec. 25	Oct. 12-Jan. 26 Oct. 12-Jan. 26	3	6
Low Plains:				
Zone 1	Oct. 26-Nov. 17 & Dec. 14-Dec. 29	Oct. 5-Oct. 21 & Nov. 15-Dec. 2 & Dec. 14-Dec. 30	3	6
Zone 2	Nov. 9-Nov. 24 & Dec. 14-Jan. 5	Same as for ducks	15	30
Coots	Same as for ducks		2	4
Dark Geese:				
Canada	Nov. 9-Nov. 24 & Nov. 30-Jan. 31	Oct. 28-Dec. 31 Oct. 28-Dec. 31	2	4
White-fronted	Nov. 9-Nov. 24 & Nov. 30-Jan. 31	Nov. 15-Nov. 30 & Nov. 15-Nov. 30 &	2	4
Light Geese	Nov. 9-Feb. 16	Dec. 1-Dec. 31 & Jan. 1-Jan. 12	3	6
<b>South Dakota</b>				
Ducks and Mergansers:				
High Plains Area	Oct. 5-Nov. 12 & Dec. 7-Dec. 18	Oct. 5-Oct. 31	2	4
Low Plains Area:				
North Zone	Oct. 5-Nov. 12			
Middle Zone	Oct. 12-Nov. 19			
South Zone	Oct. 26-Dec. 3			
Coots	Same as for ducks			
Dark Geese:				
Missouri River Unit:	Oct. 5-Nov. 8 & Nov. 9-Dec. 22			
Canada	Oct. 5-Dec. 22			
White-fronted	Oct. 5-Dec. 22			
Remainder of State:				
Canada	Oct. 5-Dec. 22			
White-fronted	Oct. 5-Dec. 22			
Light Geese				

			Limits	
			Bag	Possession
Season Dates				
<b>Texas</b>				
Ducks:				
High Plains Area	Oct. 5-Nov. 10 & Nov. 16-Nov. 17	Nov. 16-Jan. 5 Nov. 23-Dec. 1 & Dec. 7-Jan. 5	3	6
Remainder of State		Same as for ducks	3	6
Mergansers	Dec. 7-Dec. 18	Same as for ducks	5	8
Coots	Same as for ducks	Same as for ducks	15	30
Dark Geese:				
East of U.S. Highway 81:				
Dark Geese:				
Canada	Sept. 28-Oct. 18 & Oct. 19-Nov. 10	Nov. 9-Jan. 19 & Jan. 20-Jan. 26	1	2
White-fronted	Sept. 28-Nov. 10	Nov. 9-Jan. 19	2	4
Missouri River Zone only	Nov. 11-Dec. 15	Nov. 9-Feb. 18	1	2
Light Geese	Sept. 28-Dec. 15		5	10
<b>Oklahoma</b>				
Ducks:				
High Plains Area	Oct. 19-Nov. 26 & Dec. 14-Dec. 25	Oct. 12-Jan. 26 Oct. 12-Jan. 26	3	6
Low Plains:				
Zone 1	Oct. 26-Nov. 17 & Dec. 14-Dec. 29	Oct. 5-Oct. 21 & Nov. 15-Dec. 2 & Dec. 14-Dec. 30	3	6
Zone 2	Nov. 9-Nov. 24 & Dec. 14-Jan. 5	Same as for ducks	15	30
Coots	Same as for ducks		2	4
Dark Geese:				
Canada	Nov. 9-Nov. 24 & Nov. 30-Jan. 31	Oct. 28-Dec. 31 Oct. 28-Dec. 31	2	4
White-fronted	Nov. 9-Nov. 24 & Nov. 30-Jan. 31	Nov. 15-Nov. 30 & Nov. 15-Nov. 30 &	2	4
Light Geese	Nov. 9-Feb. 16	Dec. 1-Dec. 31 & Jan. 1-Jan. 12	3	6
<b>South Dakota</b>				
Ducks and Mergansers:				
High Plains Area	Oct. 5-Nov. 12 & Dec. 7-Dec. 18	Oct. 5-Oct. 31	2	4
Low Plains Area:				
North Zone	Oct. 5-Nov. 12			
Middle Zone	Oct. 12-Nov. 19			
South Zone	Oct. 26-Dec. 3			
Coots	Same as for ducks			
Dark Geese:				
Missouri River Unit:	Oct. 5-Nov. 8 & Nov. 9-Dec. 22			
Canada	Oct. 5-Dec. 22			
White-fronted	Oct. 5-Dec. 22			
Remainder of State:				
Canada	Oct. 5-Dec. 22			
White-fronted	Oct. 5-Dec. 22			
Light Geese				

(1) In Colorado, in the South Park and San Luis Valley Units, the bag limit is 2 dark and light geese in the aggregate. The possession limit is twice the daily bag limit.

(2) In Kansas, the season is closed on canvasbacks. Canvasbacks may not be taken by falconry.

(3) In Kansas, exceptions to the dark goose season are as follows: (a) Marais des Cygne Valley Unit and South Flint Hills Unit - Season dates are December 21, 1991 through January 12, 1992. Dark goose permits are available, with a maximum of two permits per individual and one goose per permit. Shooting hours in this unit shall be one-half hour before sunrise to 1:00 p.m. In the South Flint Hills Unit, 250 permits are available with a maximum of one permit per individual and one goose per permit. In both areas, the permit must be signed, dated, and affixed to the leg of the goose immediately following the kill and before moving the carcass from the site of the kill. The permit must remain attached to the goose until prepared for consumption. A permit may not be transferred to another person nor may a permit be carried by someone in the absence of the individual to whom the permit has been issued. (b) Central Flint Hills Unit and Strip Pits Unit - Dark geese may not be hunted.

(4) In New Mexico, the season for dark geese is closed in Sandoval, Sierra, Valencia, Socorro, and Bernalillo Counties.

**PACIFIC FLYWAY**

Definitions

(1) In Colorado, in the South Park and San Luis Valley Units, the bag limit is 2 dark and light geese in the aggregate. The possession limit is twice the daily bag limit.

(2) In Kansas, the season is closed on canvasbacks. Canvasbacks may not be taken by falconry.

(3) In Kansas, exceptions to the dark goose season are as follows: (a) Marais des Cygnes Valley Unit and South Flint Hills Unit - Season dates are December 21, 1991 through January 12, 1992. Dark goose permits issued by the Kansas Department of Wildlife and Parks are required. In the Marais des Cygnes Valley Unit, unlimited permits are available, with a maximum of two permits per individual and one goose per permit. Shooting hours in this unit shall be one-half hour before sunrise to 1:00 p.m. In the South Flint Hills Unit, 250 permits are available with a maximum of one permit per individual and one goose per permit. In both areas, the permit must be signed, dated, and affixed to the leg of the goose immediately following the kill and before moving the carcass from the site of the kill. The permit must remain attached to the goose until prepared for consumption. A permit may not be transferred to another person nor may a permit be carried by someone in the absence of the individual to whom the permit has been issued. (b) Central Flint Hills Unit and Strip Pits Unit - Dark geese may not be hunted.

(4) In New Mexico, the season for dark geese is closed in Sandoval, Sierra, Valencia, Socorro, and Bernalillo Counties.

#### PACIFIC FLYWAY

#### Definitions

The Pacific Flyway includes the States of Arizona, California, Colorado (west of the Continental Divide), Idaho, Montana (including and to the west of Hill, Chouteau, Cascade, Meagher, and Park Counties), Nevada, New Mexico (the Jicarilla Apache Indian Reservation and west of the Continental Divide), Oregon, Utah, Washington, and Wyoming (west of the Continental Divide including the Great Divide Basin).

White geese include lesser snow (including blue) geese, greater snow geese, and Ross' geese.

Dark geese include Canada geese, white-fronted geese, emperor geese, and brant.



## Fluvicwvwide Restrictions

**Shooting (including hunting) hours:** One-half hour before sunrise to sunset daily, except as otherwise noted. Check State regulations for further restrictions. States that further restrict shooting hours (in specified seasons, dates, or locations) include, but are not limited to: Idaho, Nevada, Oregon, Utah, and Washington.

**Duck and Merganser Limits:** Daily bag limits for ducks (including mergansers) may include no more than 3 mallards but only 1 female (hen) mallard, 1 pintail, and either 2 redheads or 2 canvasbacks, or 1 of each. The possession limit is twice the daily bag limit.

## Goose Limits:

**Alaskan-Canada Geese:** The season is closed throughout the Flyway.

**Canadian-Canada Geese:** The season is closed in California, Oregon, and Washington.

**White Geese and Dark Geese:** Unless otherwise noted, seasons and limits for white geese are either singly or in the aggregate; and seasons and limits for dark geese are either singly or in the aggregate, except in Washington, Oregon, and California where there are separate seasons and limits on brant.

**Zones:** Boundaries are described in the September 26, 1991, Federal Register and in the appropriate State regulations.

CHECK STATE REGULATIONS FOR ADDITIONAL RESTRICTIONS AND DELINEATION OF GEOGRAPHICAL AREAS OR ZONES WITHIN STATES. SPECIAL RESTRICTIONS MAY APPLY ON FEDERAL AND STATE PUBLIC HUNTING AREAS AND FEDERAL INDIAN RESERVATIONS.

	Season Dates	Bag	Limits	Possession
<b>Arizona</b>				
Ducks (1):				
North Zone	Oct. 11-Dec. 8	4		8
South Zone	Oct. 11-Oct. 20 & Nov. 18-Jan. 5	4		8
Coots and common moorhens (singly or in the aggregate)	Same as for ducks	25		25
Geese:				
White-fronted	Closed	5		5
Canada: (2)				
GMU 22 & 23	Nov. 15-Jan. 19	2		2
Remainder of State	Oct. 19-Jan. 19	2		2
White: (2)				
GMU 22 & 23	Nov. 15-Jan. 19	3		3
Remainder of State	Oct. 19-Jan. 19	3		3
<b>California</b>				
Ducks:				
Northeastern Zone	Oct. 12-Dec. 9	4		8
Colorado River Zone	Oct. 11-Oct. 20 & Nov. 18-Jan. 5	4		8
Southern Zone	Oct. 26-Nov. 17 & Nov. 30-Jan. 4	4		8
Southern San Joaquin Valley Zone	Nov. 9-Jan. 5	4		8
Balance-of-State Zone	Oct. 26-Nov. 16	4		8
	Nov. 30-Jan. 5	4		8
Coots and common moorhens (singly or in the aggregate)	Same as for ducks	25		25
Northeastern Zone	Same as for ducks	25		25
Colorado River Zone	Same as for ducks	25		25
Southern Zone	Same as for ducks	25		25
Southern San Joaquin Valley Zone	Same as for ducks	25		25
Balance-of-State Zone	Oct. 26-Jan. 5	25		25

	Season Dates	Bag	Limits	Possession
<b>California (cont.)</b>				
Aleutian and Cackling Canada Geese	Closed	2		4
Brant	Nov. 1-Nov. 30			
Other Geese (3):				
Northeastern Zone:				
Canada Geese	Oct. 12-Jan. 12	3		6
White-fronted Geese	Oct. 12-Nov. 3	2		4
White Geese	Oct. 12-Jan. 12	1		2
Colorado River Zone:				
Canada Geese	Oct. 12-Jan. 12	3		6
White-fronted Geese	Oct. 19-Jan. 19	5		5
White Geese	Closed	2		2
Southern Zone:				
White Geese	Oct. 19-Jan. 19	3		3
Dark Geese	Oct. 19-Jan. 19	6		6
Canada		3		3
District 22	Oct. 19-Jan. 12	1		2
Remainder of Southern Zone	Oct. 19-Jan. 12	2		2
White-fronted Geese	Oct. 12-Jan. 12	3		3
White Geese	Oct. 12-Jan. 12	3		3
Southern San Joaquin Valley Zone:				
Dark Geese (4)		3		3
Canada		1		1
White-fronted Geese	Nov. 9-Jan. 12	1		1
White Geese	Nov. 9-Jan. 12	1		1
Balance-of-the-State:				
Dark Geese (4)	Nov. 9-Jan. 12	3		3
Canada:				
Del Norte & Humboldt	Closed	1		1
Sacramento Valley	Closed	1		1
San Joaquin Valley	Oct. 26-Nov. 22	1		1
Remainder of Balance-of-the-State	Oct. 26-Jan. 12	1		1
White-fronted:				
Sacramento Valley	Oct. 26-Nov. 30	1		1
Remainder of Balance-of-the-State	Oct. 26-Dec. 29	1		1
White Geese	Oct. 25-Jan. 12	3		3
<b>Colorado</b>				
Ducks:				
	Oct. 5-Oct. 17 & Nov. 9-Dec. 1 & Dec. 14-Jan. 5	4		8
	Same as for ducks	4		8
Coots	Same as for ducks	25		25
Geese:				
Brown's Park, Moffat County	Oct. 26-Dec. 8	1		2
Delta and Montrose Counties	Nov. 9-Jan. 12	2		4
Gunnison County, and Saguache County west of the Continental Divide	Oct. 26-Jan. 12			State permit only
Dolores, LaPlata and Montezuma Counties	Closed			
Remainder of State in Pacific Flyway	Sept. 28-Oct. 11 & Oct. 26-Jan. 12	2		4







5. Section 20.107 is revised to read as follows:

**§20.107 Seasons, limits, and shooting hours for tundra (whistling) swans.**

Tundra swans may be taken only by state-issued permit. Permittees may take only one tundra swan per season. Successful permittees must immediately validate their harvest by that method required in State regulations. Shooting hours are from one-half hour before sunrise to sunset daily except as otherwise restricted—Check State hunting regulations. Seasons are:

**Atlantic Flyway:** (a) In North Carolina, tundra swans may be hunted from November 2, 1991, through January 31, 1992; and (b) in Virginia, tundra swans may be hunted from November 4, 1991, through January 31, 1992.

**Central Flyway:** (a) In Montana, tundra swans may be hunted from September 28 through December 29, 1991; and (b) in North Dakota, tundra swans may be hunted from October 5 through November 17, 1991.

**Pacific Flyway:** (a) In Montana, tundra swans may be hunted only in Cascade, Hill, Liberty, Pondera, Toole, and Teton Counties from October 12 through December 29, 1991; (b) In Nevada, tundra swans may be hunted only in Churchill, Lyon, and Pershing Counties from October 19, 1991, through January 19, 1992; (c) In Utah, tundra swans may be hunted from October 5, 1991, through January 5, 1992.

6. Section 20.109 is revised to read as follows:

**§20.109 Extended seasons, limits, and hours for taking migratory game birds by falconry.**

Subject to the applicable provisions of the preceding sections of this part, areas open to hunting, respective open seasons (dates inclusive), hawking hours, and daily bag and possession limits on the species designated in this section are prescribed as follows: Hawking hours are one-half hour before sunrise until sunset except as otherwise noted.

**CHECK STATE REGULATIONS FOR ADDITIONAL RESTRICTIONS, INCLUDING AREA DESCRIPTIONS.**

Daily bag limit . . . . . 3 singly or in the aggregate.  
Possession limit . . . . . 6 singly or in the aggregate.

These limits apply during both regular hunting seasons and extended falconry seasons—unless further restricted by State Regulations. Unless otherwise specified, extended falconry for ducks does not include sea ducks within the special sea duck areas.

Only extended falconry seasons are shown below. Most States also permit falconry during the gun seasons. Please consult State regulations for details.

**Atlantic Flyway**

**Florida:**

Mourning doves and white-winged doves . . . . . Oct. 28-Nov. 15 &  
Dec. 2-Dec. 13 &  
Jan. 13-Jan. 19

Common moorhens and rails . . . . . Nov. 10-Dec. 16

Woodcock . . . . . Nov. 24-Dec. 13 &  
Jan. 28-Mar. 9

Ducks and coots . . . . . Nov. 1-Nov. 19 &  
Dec. 2-Dec. 11 &  
Jan. 17-Feb. 28

**Georgia:**

See ducks . . . . . Nov. 15-Nov. 27 &  
Jan. 6-Feb. 29

Ducks, mergansers, gallinules, and coots . . . . . Nov. 15-Nov. 27 &  
Dec. 2-Dec. 10 &  
Jan. 6-Feb. 29

(1) In Arizona, the daily limit may include no more than either 1 female (hen) mallard or 1 Mexican-like duck, but not both; and not more than 2 female (hen) mallards, 2 Mexican-like ducks, or 1 of each, may be in possession.

(2) In Arizona, the bag and possession limit is 2 and 4 for Canada geese and 3 and 6 for white geese, respectively.

(3) In California, Oregon and Washington, the season is closed on cackling and Aleutian Canada geese.

(4) In California, the dark goose limits may be expanded to 2 per day and 4 in possession provided they are Canada geese except for cackling and Aleutian Canada geese for which the season is closed.

(5) In Idaho, the season on white geese is closed in Fremont and Teton Counties.

(6) In Montana, check State regulations for special seasons/exceptions in Flaxabout Lake WMA; Canyon Ferry; Flathead; Deer Lodge County; and Missoula County.

(7) In Nevada, there is no open season on white geese in Ruby Valley within Elko and White Pine Counties, White River Valley of Nye County, and Pahrump Valley of Lincoln County.

(8) In New Mexico, the bag limit for ducks may include no more than 1 redhead and 1 canvasback.

(9) In Oregon, the Northwest Area is closed to all geese hunting, except for the special permit goose season on designated portions of the special permit goose area from November 17 to January 20. See State regulations for specific boundary descriptions, times, days, and other conditions of the special permit season.

(10) In Oregon, in Klamath and Lake Counties, the white-fronted goose season does not open until November 1.

(11) In Utah, the Washington County season is for Canada geese only.

(12) In Utah, in Daguerre County east of U.S. Highway 191 the October 28 through December 8 season is only for Canada geese, with bag and possession limits of 1 and 2, respectively. At Osbert Lake WMA the November 8 through January 5 season is for all geese, with bag and possession limits the same as for the balance of the State.

(13) In Washington, geese may be hunted only on Saturdays, Sundays, Wednesdays, and November 11, 28, 29 and December 25, 1991, and January 1, 1992, in the Columbia Basin Goose Area. Geese may be hunted every day during January 13 through 19 in Adams, Benton, Douglas, Franklin, Grant, Kittitas, Lincoln, Walla Walla, and Yakima Counties.

(14) In Washington, bag limits are 2 geese per day and 4 in possession. See State regulations for specific conditions of permit hunts and closures for Canada geese. In designated Canada goose areas, the season is open on Saturdays and Wednesday in Pacific County and on November 23, and 27, and December 1, 3, 7, 11, 15, 17, 21, 26, and 28, 1991, and January 2, 4, 8, and 11, 1992, in Clark, Cowlitz, and Wahkiakum counties.

(15) In Washington, brant may be hunted in Skagit, Pacific, and Whatcom Counties only; and only on December 7, 8, 10, 11, 12, 14, 15, 17, 19, 21, and 22, 1991.

(16) In Wyoming, the Canada goose season in Lincoln, Sweetwater, and Sublette Counties closes on December 26, 1991.

4. Section 20.106 is amended as follows:

**§20.106 Seasons, limits, and shooting hours for sandhill cranes.**

**Note:** The following seasons are in addition to the seasons published previously in the August 29, 1991, Federal Register.

Subject to the applicable provisions of the preceding sections of this part, areas open to hunting, respective open seasons (dates inclusive), shooting and hawking hours, and daily bag and possession limits for the species designated in this section are as follows:

The daily bag limit is 3 sandhill cranes and the possession limit is 6, unless otherwise noted.

Shooting and hawking hours are one-half hour before sunrise until sunset, except as otherwise noted.

**CHECK STATE REGULATIONS FOR ADDITIONAL RESTRICTIONS, INCLUDING AREA DESCRIPTIONS.**

**Central Flyway:**

Each hunter participating in a regular sandhill crane hunting season must obtain and carry in his possession while hunting sandhill cranes a valid Federal sandhill crane hunting permit available without cost from conservation agencies in the states where crane hunting seasons are allowed. The permit must be displayed to any authorized law enforcement official upon request.

(c) In Oklahoma (that portion west of I-35), the inclusive dates are October 19, 1991 through January 19, 1992.

(d) In Texas, in Zone A, the inclusive dates are November 9, 1991, through February 9, 1992. In Zone B the inclusive dates are December 7, 1991, through February 16, 1992. In Zone C the inclusive dates are January 4, 1992, through February 9, 1992. In the remainder of the State the season is closed. See State regulations for description of zones.



<b>Massachusetts</b>	
Ducks, mergansers, and coots:	
North Zone	Oct. 28-Nov. 6 & Nov. 18-Jan. 23
South Zone	Oct. 21-Nov. 27 & Dec. 18-Jan. 23
<b>Maryland</b>	
Mourning doves	Oct. 27-Nov. 20 & Dec. 11-Dec. 22
Rails	Nov. 10-Dec. 17
Woodcock	Oct. 5-Oct. 15 & Nov. 24-Dec. 8 & Dec. 15-Jan. 19
Ducks	Nov. 30-Dec. 9 & Jan. 5-Mar. 10
Canada geese	Jan. 23-Mar. 10
Brent	Jan. 19-Mar. 10
<b>Massachusetts</b>	
Ducks and coots:	
Berkshire Zone	Oct. 4-Oct. 12 & Nov. 14-Jan. 18
Central Zone	Oct. 4-Oct. 14 & Oct. 27-Nov. 12 & Dec. 1-Jan. 18
Coastal Zone	Oct. 4-Oct. 20 & Oct. 27-Dec. 11 & Jan. 5-Jan. 18
<b>New Hampshire</b>	
Ducks, mergansers, and coots:	
Inland Zone	Oct. 28-Nov. 26 & Dec. 8-Jan. 23
Coastal Zone	Oct. 9 only Oct. 14-Nov. 26 & Dec. 23-Jan. 23
<b>New Jersey</b>	
Woodcock:	
North Zone	Oct. 1-Oct. 11 & Nov. 16-Jan. 15
South Zone	Oct. 1-Nov. 8 & Dec. 1-Dec. 13 & Dec. 27-Jan. 15
<b>New York</b>	
Ducks:	
North Zone	Oct. 1-Oct. 15 & Oct. 27-Nov. 22 & Dec. 12-Jan. 15 &
South Zone	Oct. 1-Oct. 18 & Oct. 27-Nov. 27 & Dec. 20-Jan. 15
Coastal Zone	Oct. 1-Nov. 1 & Nov. 10-Dec. 13 & Jan. 5-Jan. 15
<b>Ducks and coots:</b>	
Long Island Zone	Nov. 1-Nov. 21
Lake Champlain Zone	no extended season
Northeastern Zone	Oct. 1-Oct. 4 & Oct. 14-Oct. 26
Southeastern Zone	Oct. 1-Oct. 11 & Oct. 21-Oct. 31
Western Zone	Oct. 1-Oct. 18
<b>Geese:</b>	
Long Island Zone (1)	Nov. 1-Nov. 2
Lake Champlain Zone	no extended season
Northeastern Zone	Oct. 1-Oct. 4
Southeastern Zone	Oct. 1-Oct. 11
Western Zone	Oct. 1-Oct. 15
<b>Pennsylvania</b>	
Mourning doves	Oct. 13-Nov. 1 & Dec. 1-Dec. 17
<b>Ducks:</b>	
North Zone	Oct. 27-Nov. 3 & Nov. 21-Jan. 28
South Zone	Oct. 27-Nov. 24 & Dec. 19-Feb. 4
Northwest Zone	Oct. 20-Nov. 10 & Dec. 5-Jan. 28
Lake Erie Zone	Dec. 1-Dec. 18 & Dec. 29-Feb. 25
<b>Canada geese:</b>	
North Zone	Oct. 27-Nov. 3 & Dec. 24-Jan. 21
South Zone	Nov. 5-Nov. 24 & Jan. 12-Jan. 28



## Geese:

North Zone:	
Northeastern Illinois Canada Goose Zone	Oct. 7-Oct. 13
Remainder of North Zone	Oct. 7-Oct. 18 & Jan. 8-Jan. 12
Central Zone	Oct. 7-Oct. 23
South Zone	Oct. 17-Nov. 8

## Indians:

Mourning doves	Oct. 17-Nov. 7 & Jan. 1-Jan. 25
Woodcock	Sept. 1-Sept. 27
Ducks, mergansers, and coots:	
North Zone	Oct. 1-Oct. 18 & Oct. 22-Nov. 6 & Dec. 4-Jan. 5
South Zone	Oct. 1-Oct. 25 & Oct. 31-Nov. 27 & Dec. 23-Jan. 5
Ohio River Zone	Oct. 1-Nov. 15 & Nov. 20-Dec. 6 & Jan. 2-Jan. 5

## Iowa:

Woodcock	Sept. 1-Sept. 13 & Nov. 18-Dec. 16
Rails	Sept. 1-Sept. 6 & Nov. 16-Dec. 16

## Ducks:

North Zone	Sept. 1-Oct. 4 & Oct. 7-Oct. 18 & Nov. 16-Dec. 16
South Zone	Sept. 1-Oct. 18 & Oct. 26-Nov. 8 & Dec. 2-Dec. 16

## Dark geese:

Southwest Zone	Sept. 15-Oct. 11 & Dec. 21-Dec. 30
Remainder of State	Sept. 1-Sept. 27 & Dec. 7-Dec. 16

## Light geese:

Southwest Zone	Sept. 15-Oct. 11
Remainder of State	Sept. 1-Sept. 27

Northwest Zone	Dec. 15-Jan. 21
Lake Erie Zone	Dec. 29-Feb. 23
Southeast Zone	Nov. 5-Nov. 24
Brent	Oct. 14-Nov. 24 & Jan. 12-Jan. 26

## South Carolina:

Duck, mergansers, and coots	Oct. 5-Nov. 26 & Dec. 1-Dec. 9
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## Virginia:

Doves	Jan. 5-Feb. 10
Rails	Dec. 30-Jan. 26

## Woodcock:

Ducks, mergansers, coots, moorhens and gallinules	Nov. 15-Nov. 27 & Dec. 1 only & Dec. 7-Dec. 12 & Jan. 5-Mar. 1
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Canada Geese	Nov. 16-Nov. 19 & Jan. 21-Mar. 1
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Brent	Nov. 16-Nov. 29 & Jan. 21-Mar. 1
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## Mississippi Flyway:

## Arkansas:

Mourning Doves	Oct. 1-Oct. 4 & Oct. 21-Dec. 2
Ducks and Coots	Dec. 3-Dec. 13 & Dec. 23-Dec. 25 & Jan. 6-Mar. 8

## Illinois:

Mourning doves	Oct. 31-Dec. 16
Rails	Nov. 10-Dec. 16
Woodcock	Sept. 1-Sept. 30 & Dec. 5-Dec. 16

## Ducks, mergansers, and coots:

North Zone	Oct. 1-Oct. 18 & Nov. 18-Dec. 8 & Feb. 1-Mar. 9
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Central Zone	Oct. 1-Oct. 31 & Dec. 1-Dec. 8 & Feb. 1-Mar. 9
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South Zone	Oct. 1-Nov. 8 & Feb. 1-Mar. 9
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Kentucky

## Ducks, mergansers, and coots:

Western Duck Zone ..... Oct. 22-Nov. 27 &  
Dec. 2-Dec. 10 &  
Jan. 6-Jan. 31

Eastern Duck Zone ..... Oct. 22-Dec. 6 &  
Jan. 6-Jan. 31

## Geese:

## Western Goose Zone:

Fulton County ..... No extended season

Remainder of Zone ..... Oct. 22-Nov. 27

Eastern Goose Zone ..... Oct. 22-Dec. 12

Michigan

Shipe, rails, and woodcock ..... Sept. 7-Sept. 14 &  
Nov. 15-Dec. 22

## Ducks, coots, and moorhens:

North Zone ..... Sept. 7-Oct. 4 &  
Nov. 4-Dec. 22

Middle Zone ..... Sept. 7-Oct. 11 &  
Nov. 11-Dec. 22

South Zone ..... Sept. 7-Oct. 18 &  
Nov. 15-Nov. 28 &  
Dec. 2-Dec. 22

Minnesota

## Rails, woodcock, and snipe

..... Nov. 5-Dec. 18

## Ducks, mergansers, coots, and moorhens

..... Sept. 1-Oct. 4 &  
Oct. 14-Oct. 16 &  
Nov. 4-Nov. 7 &  
Nov. 11-Dec. 16

## Canada and white-fronted geese:

West-Central Zone ..... Nov. 7-Dec. 16

Southeast Zone (2) ..... Dec. 7-Dec. 16

Remainder of State ..... Nov. 17-Dec. 18

Mississippi

Mourning doves ..... Nov. 15-Nov. 30 &  
Feb. 1-Mar. 2

## Ducks, mergansers, and coots

..... Nov. 1-Nov. 30 &  
Jan. 24-Mar. 10

Missouri

Mourning doves ..... Nov. 1-Dec. 18

## Ducks, mergansers, and coots:

North Zone ..... Sept. 28-Nov. 1 &  
Dec. 2-Jan. 12

Middle Zone ..... Sept. 28-Nov. 8 &  
Dec. 9-Jan. 12

South Zone ..... Sept. 28-Nov. 29 &  
Dec. 30-Jan. 12

Ohio

## Ducks, mergansers, and coots:

North Zone ..... Nov. 3-Nov. 15 &  
Dec. 1-Jan. 1 &  
Jan. 30-Mar. 1

South Zone ..... Oct. 28-Oct. 29 &  
Nov. 27-Dec. 15 &  
Jan. 6-Mar. 1

Ohio River Zone ..... Nov. 27-Dec. 17 &  
Jan. 6-Mar. 1

Tennessee

## Ducks, mergansers, and coots

Reelfoot Zone ..... Nov. 6-Nov. 15 &  
Nov. 18-Dec. 6 &  
Jan. 6-Feb. 15

State Zone ..... Nov. 6-Dec. 6 &  
Jan. 6-Feb. 15

Wisconsin

## Woodcock

..... Sept. 1-Sept. 13 &  
Nov. 18-Dec. 18

## Rails, snipe, moorhens, and gallinules:

North Zone ..... Sept. 1-Oct. 4 &  
Oct. 14-Oct. 18 &  
Nov. 9-Dec. 16

South Zone ..... Sept. 1-Oct. 4 &  
Oct. 9-Oct. 15 &  
Nov. 11-Dec. 18

## Ducks, mergansers, and coots (3):

North Zone ..... Sept. 15-Oct. 4 &  
Oct. 14-Oct. 18 &  
Nov. 9-Nov. 30 &  
Feb. 9-Mar. 9

South Zone ..... Sept. 15-Oct. 4 &  
Oct. 9-Oct. 15 &  
Nov. 11-Nov. 30 &  
Feb. 9-Mar. 9



Central FlywayColorado:

Ducks, mergansers and coots ..... Sept. 1-Oct. 4 &  
Oct. 15-Nov. 5

Montana (4):

Ducks, mergansers, and coots:

Zone 1 ..... Sept. 14-Oct. 4 &  
Nov. 13-Dec. 6 &  
Dec. 19-Dec. 29

Zone 2 ..... Sept. 14-Oct. 4 &  
Oct. 14-Nov. 6 &  
Dec. 19-Dec. 29

Geese ..... Sept. 21-Sept. 27

New Mexico:

Doves ..... Oct. 1-Nov. 4 &  
Nov. 21-Nov. 30 &  
Dec. 31-Jan. 1

Band-tailed pigeons ..... Sept. 21-Sept. 30 &  
Oct. 21-Dec. 16

Sandhill cranes only in Chaves, Curry,  
De Baca, Eddy, Lea, Quay, and  
Roosevelt Counties ..... Oct. 14-Oct. 18 &  
Jan. 20-Jan. 28

Ducks, coots, moorhens and snipe:

Zone 1 ..... Sept. 22-Oct. 18 &  
Nov. 9-Dec. 6 &  
Jan. 6 only

South Zone ..... Oct. 20-Nov. 15 &  
Jan. 6-Feb. 3

Dark geese ..... Jan. 20-Feb. 2

Light geese:

Rio Grande Valley Unit ..... no extended season

Remainder of State in  
Central Flyway ..... Feb. 10-Feb. 16

North Dakota:

Ducks, mergansers, coots, and snipe ..... Sept. 1-Sept. 27

Oklahoma

Ducks, mergansers, and coots:

High Plains ..... Oct. 5-Oct. 18 &  
Nov. 27-Dec. 13 &  
Dec. 26-Jan. 19

Low Plains:

Zone 1 ..... Oct. 5-Oct. 25 &  
Nov. 18-Dec. 13 &  
Dec. 30-Jan. 19

Zone 2 ..... Oct. 5-Nov. 8 &  
Nov. 25-Dec. 13 &  
Jan. 6-Jan. 19

South Dakota

Ducks, mergansers, and coots:

High Plains ..... Sept. 4-Oct. 4 &  
Nov. 13-Dec. 6 &  
Dec. 19 only

Low Plains:

North Zone ..... Sept. 4-Oct. 4 &  
Nov. 13-Dec. 19

Middle Zone ..... Sept. 4-Oct. 11 &  
Nov. 20-Dec. 19

South Zone ..... Sept. 4-Oct. 25 &  
Dec. 4-Dec. 19

Texas:

Rails and gallinules ..... Nov. 10-Nov. 20 &  
Jan. 1-Jan. 26

Mourning and white-winged doves

North Zone ..... Nov. 10-Nov. 20 &  
Jan. 1-Jan. 26

Central Zone ..... Oct. 31-Nov. 20 &  
Jan. 1-Jan. 2 &  
Jan. 13-Jan. 28

South Zone (excluding the Special White-winged  
Dove Area) ..... Sept. 1-Sept. 19 &  
Nov. 12-Nov. 20 &  
Jan. 1-Jan. 2 &  
Jan. 20-Jan. 28

Special White-winged Dove Area ..... Sept. 1-Sept. 6 &  
Sept. 9-Sept. 19 &  
Nov. 12-Nov. 20 &  
Jan. 1-Jan. 2 &  
Jan. 20-Jan. 28

Ducks, mergansers, and coots:

High Plains ..... Oct. 12-Nov. 15 &  
Jan. 6-Jan. 26

Remainder ..... Nov. 9-Nov. 22 &  
Dec. 2-Dec. 6 &  
Jan. 6-Feb. 23



## Geese:

## East of U.S. 81:

Dark	Jan. 27-Feb. 23
Light	Feb. 17-Feb. 23
Sandhill cranes:	
Zone A	Oct. 26-Nov. 8
Zone B	Nov. 2-Dec. 6
Zone C	Oct. 26-Jan. 3
Woodcock	Oct. 26-Nov. 27 & Feb. 1-Feb. 9

## Wyoming (5):

Rails	Sept. 1-Sept. 14
Ducks, mergansers, and coots	Sept. 1-Oct. 4 & Oct. 22-Nov. 8

## Pacific Flyway

## Arizona:

Doves	Sept. 11-Oct. 27
Ducks, mergansers, coots, and moothens	
North Zone	Sept. 1-Oct. 10
South Zone	Jan. 6-Feb. 22
Snipe	Jan. 20-Feb. 8

## California:

## Ducks and mergansers:

Northeastern Zone	Dec. 10-Jan. 26
Colorado River Zone	Jan. 6-Feb. 22
Southern Zone	Nov. 18-Nov. 29 & Jan. 5-Feb. 9
Southern San Joaquin Valley Zone	Oct. 28-Nov. 8 & Jan. 6-Feb. 9
Balance-of-the-State	Nov. 17-Nov. 29 & Jan. 6-Feb. 9

## Coots:

Northeastern Zone	Dec. 10-Jan. 26
Colorado River Zone	Jan. 6-Feb. 22
Southern Zone	Jan. 5-Feb. 9
Southern San Joaquin Valley Zone	Oct. 28-Nov. 8 & Jan. 6-Feb. 9

## Balance-of-the-State

## Canada Geese (6)

Northeastern Zone	Jan. 13-Jan. 26
Colorado River Zone	no extended season
Southern Zone	Jan. 13-Feb. 2
Southern San Joaquin Valley Zone	Oct. 26-Nov. 8 & Jan. 13-Feb. 9
Balance-of-the-State	Jan. 13-Feb. 9

## White-fronted geese (8):

Northeastern Zone	Nov. 4-Jan. 26
Colorado River Zone	no extended season
Southern Zone	Jan. 13-Jan. 26
Southern San Joaquin Valley Zone	Oct. 26-Nov. 8 & Jan. 13-Feb. 9
Balance-of-the-State	Dec. 30-Feb. 9

## Brant:

Northeastern Zone	Oct. 12-Oct. 31 Dec. 1-Jan. 26
Colorado River Zone	no extended season
Southern Zone	Oct. 26-Oct. 31 & Dec. 1-Feb. 9
Southern San Joaquin Valley Zone	Oct. 26-Oct. 31 & Dec. 1-Feb. 9
Balance-of-the-State	Oct. 26-Oct. 31 Dec. 1-Feb. 9

## White geese:

Northeastern Zone	Jan. 13-Jan. 26
Colorado River Zone	no extended season
Southern Zone	Jan. 13-Jan. 26
Southern San Joaquin Valley Zone	Oct. 26-Nov. 8 & Jan. 13-Feb. 9
Balance-of-the-State	Jan. 13-Feb. 9

## Colorado:

Ducks, mergansers and coots	Sept. 21-Oct. 4 & Oct. 18-Nov. 8 & Dec. 2-Dec. 13
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Utah:

Doves and pigeons ..... Oct. 1-Dec. 17  
 Ducks, mergansers, and coots:

Zone 1 ..... Dec. 3-Jan. 15

Zone 2 ..... Oct. 5-Nov. 7 &  
 Jan. 6-Jan. 15

White geese ..... Jan. 6-Jan. 15

Dark geese:

Washington County ..... Oct. 5-Oct. 18

Cache County ..... Jan. 2-Jan. 15

Remainder ..... Jan. 6-Jan. 15

Washington:

Mourning doves ..... Sept. 16-Oct. 11  
 Dec. 1-Dec. 31

Ducks, mergansers, coots, and snipe ..... Jan. 30-Mar. 10

Geese ..... Jan. 20-Jan. 28

Wyoming (5):

Ducks, mergansers, and coots ..... Sept. 1-Oct. 4

Relia and snipe ..... Sept. 1-Sept. 14

(1) In New York, in the Long Island Zone, the extended falconry season for brent is November 1 through November 21, 1991.  
 (2) In Minnesota, in the Twin Cities Metro Goose Zone and Olmsted County, the extended falconry season for Canada geese is December 7 through December 13, 1991.

(3) In Wisconsin, the bag and possession limits are 1 and 2, respectively.

(4) In Montana, the bag limit is 2 and the possession limit is 6.

(5) In Wyoming, the daily bag and possession limit may include no more than 2 of the following species: rails, snipe, ducks, mergansers, and coots.

(6) In California, the falconry season for Canada geese is closed in Del Norte and Humboldt Counties and in the Sacramento Valley Area; and will extend from November 23, 1991, through February 9, 1992, in the San Joaquin Valley Area. The falconry season for white-fronted geese in the Sacramento Valley Area is December 1, 1991, through February 9, 1992. The season is closed on Aleutian and cackling Canada geese.

(7) In Nevada, the bag limit is 2 and the possession limit is 4.

(8) In Oregon, no more than 1 pigeon daily in bag or possession.

Maine:

Mourning Doves ..... Oct. 1-Dec. 2 &  
 Feb. 26-Mar. 10

Geese ..... Sept. 1-Sept. 14

Ducks, coots, and mergansers ..... Sept. 1-Oct. 4 &  
 Feb. 26-Mar. 10

Montana (4):

Ducks and coots ..... Sept. 14-Oct. 4 &  
 Oct. 21-Nov. 4 &  
 Dec. 2-Dec. 13

Geese ..... Sept. 21-Sept. 27

Nevada (7):

Ducks, mergansers, coots, moorhens, and snipe ..... Jan. 12-Feb. 28

New Mexico:

Doves ..... Oct. 1-Nov. 4 &  
 Nov. 21-Nov. 30 &  
 Dec. 31-Jan. 1

Band-tailed pigeons ..... Sept. 21-Sept. 30 &  
 Oct. 21-Dec. 16

Ducks, mergansers, coots, moorhens and snipe ..... Sept. 22-Oct. 4 &  
 Oct. 21-Nov. 22 &  
 Jan. 5 only

Geese:

North of I-40 ..... Oct. 19-Jan. 3 &  
 Jan. 20-Feb. 2

South of I-40 ..... Jan. 13-Feb. 2

Oregon (8):

Band-tailed pigeons ..... Sept. 1-Sept. 14 &  
 Sept. 24-Dec. 18

Mourning doves ..... Oct. 1-Dec. 16

Ducks, mergansers, and coots:

Columbia Basin ..... Oct. 1-Oct. 11 &  
 Jan. 5-Feb. 3

Remainder:

Zone 1 ..... Oct. 1-Oct. 11 &  
 Jan. 5-Feb. 10

Zone 2 ..... Sept. 14-Oct. 11 &  
 Dec. 29-Jan. 17

Snipe ..... Sept. 21-Oct. 11 &  
 Jan. 5 only

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# Environmental Protection Agency

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Friday  
September 27 1991

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## Part VII

## Environmental Protection Agency

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### 40 CFR Part 24

Issuance of and Administrative Hearings  
on RCRA Section 9003(h) Corrective  
Action Orders for Underground Storage  
Tanks; Final Rule



**ENVIRONMENTAL PROTECTION  
AGENCY****40 CFR Part 24****[FRL-4012-4]****Issuance of and Administrative  
Hearings on RCRA Section 9003(h)  
Corrective Action Orders for  
Underground Storage Tanks****AGENCY:** Environmental Protection  
Agency (EPA).**ACTION:** Final rule.

**SUMMARY:** The Hazardous and Solid Waste Amendments of 1984 (HSWA) added to the Resource Conservation and Recovery Act (RCRA) a new Subtitle I which provides for the regulation of underground storage tanks (USTs). Section 9003(h), which was added to Subtitle I by the Superfund Amendments and Reauthorization Act of 1986 (SARA), authorizes EPA to issue orders requiring owners and operators to take corrective action in response to releases from their USTs. This rule establishes procedures governing the issuance of administrative corrective action orders issued under authority contained in section 9003(h) of RCRA, and conduct of administrative hearings requested by recipients of such orders.

**EFFECTIVE DATE:** This rule becomes effective October 28, 1991.

**FOR FURTHER INFORMATION CONTACT:** RCRA/SUPERFUND Hotline at (800) 424-9346; or in Washington, DC at (202) 382-3000.

**SUPPLEMENTARY INFORMATION:** The contents of today's preamble are listed in the following outline:

**I. Authority****II. Background****A. Subtitle I of RCRA****B. Summary of Proposed Rule****III. Analysis of Today's Rule****A. Statutory Mandate****B. Due Process Issues****C. Procedures for the Hearing Process****IV. Economic and Regulatory Impacts****A. Regulatory Impact Analysis****B. Regulatory Flexibility Act****C. Paperwork Reduction Act****List of Subjects in 40 CFR Part 24****I. Authority**

The rules governing issuance of and administrative hearings on corrective action orders, 40 CFR part 24, were promulgated on April 13, 1988, at (53 FR 12256), under the authority of sections 2002 and 3008 of the Solid Waste Disposal Act, commonly referred to as the Resource Conservation and Recovery Act, (RCRA), as amended by the Hazardous and Solid Waste Amendments of 1984 (HSWA), 42 U.S.C. 6912 and 6928. This amendment to 40 CFR part 24 is issued under the authority of sections 2002 and 9003 of RCRA, as amended, 42 U.S.C. 6912 and 6991b.

**II. Background****A. Subtitle I of RCRA**

On November 8, 1984, the President signed into law the Hazardous and Solid Waste Amendments of 1984. The amendments added to RCRA a new Subtitle I, sections 9001 through 9010, which establishes a federal program for the regulation of underground storage tanks (USTs). Section 9006(a) authorizes EPA to issue administrative orders that require compliance and/or assess penalties for violations of Subtitle I. Section 9003(h) authorizes EPA to issue administrative orders requiring owners or operators of leaking USTs to undertake corrective action.

Under section 9006(b), any administrative order issued under section 9006(a) shall become final in 30 days unless the recipient requests an administrative hearing. Section 9003(h) states that corrective action orders issued under section 9003(h) shall be subject to the same requirements as 9006(a) orders. Thus, recipients of 9003(h) corrective action orders maintain the right for 30 days to request a hearing.

The procedures for issuing administrative compliance orders and conducting administrative hearings pursuant to RCRA section 3008(a) are governed by 40 CFR part 22. On February 24, 1988, EPA amended the part 22 procedures to include orders issued pursuant to section 9006(a) (53 FR 5373). The Agency subsequently

developed more streamlined procedures at 40 CFR part 24 for corrective action orders issued pursuant to section 3008(h) of RCRA. These streamlined procedures were published April 13, 1988 (53 FR 12256) and applied to 3008(h) corrective action orders only.

In the absence of Congressional requirements, the Agency has the ability, circumscribed by constitutional due process considerations, to decide what administrative procedures are appropriate to be followed for 9003(h) corrective action orders. Because EPA believes that the part 24 procedures are consistent with the statute and its goal of minimizing the environmental risks posed by leaking USTs, it feels that part 24 should be employed for corrective action orders issued pursuant to section 9003(h) and for administrative hearings requested by recipients of such orders. Thus, EPA proposed that the part 24 procedures be amended to include corrective action orders issued pursuant to section 9003(h). The proposed amendment was published in the *Federal Register* on August 15, 1990 (55 FR 33430) along with an invitation to interested members of the public to comment on the proposed rule.

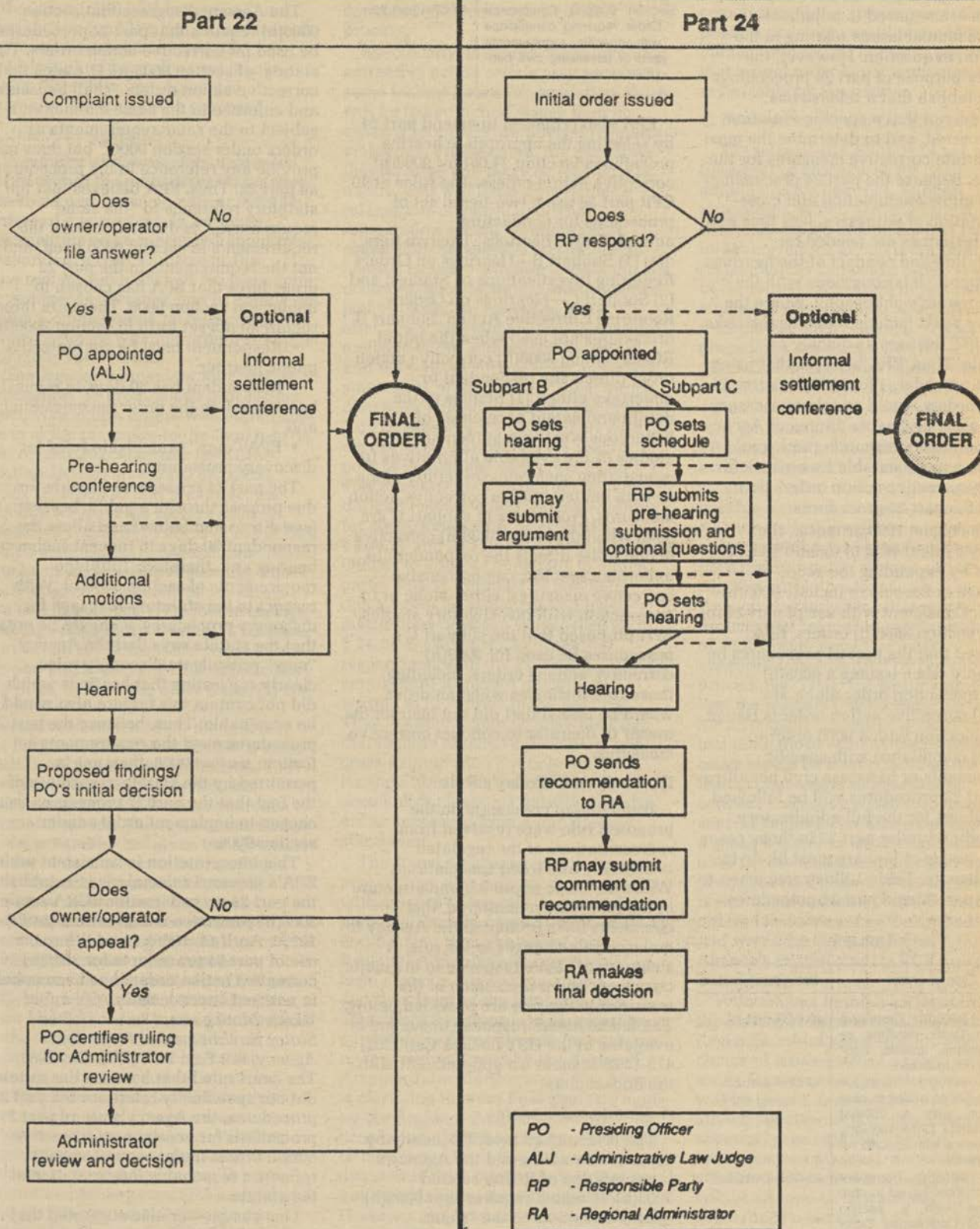
**B. Summary of Proposed Rule**

EPA believes that use of the part 24 procedures is the most appropriate way to handle the issuance of and administrative hearings on 9003(h) corrective action orders and, thus, proposed to extend the scope of part 24 to include such orders. The Agency believes that the uncomplicated, streamlined nature of the administrative procedures under part 24 make it more suitable than part 22 for issuing corrective action orders. The primary difference between the two sets of proceedings is that part 22 requires full, adjudicatory hearings with discovery and examination of witnesses, while part 24 provides instead for the respondent's full review of the administrative record. Other differences between the proceedings are illustrated in the flowcharts (Figure 1).

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## Flowchart of Processes Under 40 CFR Parts 22 and 24





Because of their nature and purpose, part 24 proceedings are less formal and resource-intensive than part 22 proceedings. In part 22, EPA decision-makers are required to adjudicate specific factual issues relating to the violation in question. However, the primary purpose of part 24 proceedings is to establish that a release has occurred, not that a specific violation has occurred, and to determine the most appropriate corrective measures for the release. Because the part 24 proceedings do not allow examination and cross-examination of witnesses, less time and fewer resources are needed for preparation and conduct of the hearings. This approach is congruous with the UST program's philosophy, where the primary goals include reducing the risks from UST releases as quickly as possible. Thus, EPA believes that using part 24 procedures for 9003(h) corrective action orders would avoid unnecessary time delays and expenditures of Agency or respondent's resources, and would provide a more suitable framework for issuing corrective action orders than would the part 22 procedures.

In its August 1990 proposal, the Agency's intent was to amend 40 CFR part 24 by expanding the scope of coverage of the rule to include 9003(h) orders. Consistent with use of part 24 for RCRA section 3008(h) orders, EPA proposed that the part 24 procedures be used only when issuing a 9003(h) corrective action order alone. If a 9003(h) corrective action order is issued in conjunction with a 9006 order to compel compliance with specific requirements or to assess civil penalties, the part 22 procedures will be followed. This allows for the full adjudicatory proceedings under part 22 in those cases where issues of fact are most likely to be in dispute. Table 1 illustrates when to follow part 22 and part 24 procedures.

TABLE 1

Type of order	Procedures to use
Section 9003(h) Corrective Action Order requiring investigations, studies, and/or corrective action.	40 CFR part 24.
Section 9003(h) Corrective Action Order issued in conjunction with a 9006(a) Compliance Order requiring compliance with specific requirements.	40 CFR part 22.
Section 9003(h) Corrective Action Order issued in conjunction with a section 9006(a) Compliance Order assessing civil penalties.	40 CFR part 22.

TABLE 1—Continued

Type of order	Procedures to use
Section 9006(a) Compliance Order requiring compliance with specific requirements and/or assessing civil penalties.	40 CFR part 22.

EPA also proposed to amend part 24 by selecting the appropriate hearing procedures (section 24.08) for 9003(h) corrective action orders. The rules at 40 CFR part 24 use a two-tiered set of procedures for conducting administrative hearings. The two tiers are: (1) Subpart B—Hearings on Orders Requiring Investigations or Studies; and (2) Subpart C—Hearings on Orders Requiring Corrective Action. Subpart B procedures are used when the initial RCRA section 3008(h) corrective action order directs the respondent to undertake either: (1) Studies of the nature and extent of releases of hazardous waste constituents; or (2) studies of the available alternatives for remediating such releases, either alone or with limited interim corrective action measures. Procedures in subpart C are used when the initial 3008(h) corrective action order directs the respondent to undertake specific, comprehensive corrective measures, either alone or in conjunction with investigatory studies. EPA proposed that the subpart C procedures be used for 9003(h) corrective actions orders, including those rare instances when an order would be issued that did not instruct the owner or operator to conduct corrective measures.

### III. Analysis of Today's Rule

A number of comments on the proposed rule were received from representatives of the regulated community and trade associations. While the basic approach and structure of the rule remain unaltered, the comments have prompted the Agency to make certain changes to the rule. A summary of EPA's response to the major comments and a discussion of the revisions to the rule are provided below. The full comment response document is available in the UST docket. Call (202) 475-9720 to make an appointment with the docket clerk.

#### A. Statutory Mandate

The issue raised most frequently by commenters addressed the Agency's interpretation of RCRA section 9003(h)(4), which requires that 9003(h) orders be subject to the "same requirements" as 9006 orders. The commenters argued that since EPA uses

the part 22 procedures to issue 9006 orders, and not those in part 24, the part 22 procedures also should apply to 9003(h) orders.

The Agency disagrees that section 9003(h) requires that part 22 procedures be used for corrective action orders. The statute, at section 9003(h)(4), states that corrective action orders "shall be issued and enforced in the same manner and subject to the same requirements as orders under section 9006," but does not provide any reference to the procedures as part 22. Thus, EPA believes that the statutory reference to "the same requirements" is directed toward the requirements in section 9006 itself, and not the requirements in the part 22 procedures that EPA has chosen to implement section 9006. There are three requirements set forth in section 9006(b):

- Respondent must be guaranteed a public hearing;
- Respondent has 30 days to request a hearing before the order becomes final; and
- EPA "may" promulgate rules for discovery procedures.

The part 24 procedures provide for due process through a public hearing (see discussion below) and allow the respondent 30 days to request such a hearing and, therefore, fulfill the requirements of section 9006(b). With respect to the statutory language for discovery procedures, it should be noted that the statute says that the Agency "may" promulgate discovery rules, clearly suggesting that hearings which did not contain this feature also would be acceptable. Thus, because the part 24 procedures meet the requirements set forth in section 9006, their use is permitted by the statute, regardless of the fact that the part 22 procedures were chosen to implement orders under section 9006.

This interpretation is consistent with EPA's previous rulemaking to establish the part 24 procedures for RCRA section 3008(h) corrective action orders (53 FR 12256, April 13, 1988). In addition, the use of part 24 procedures for 3008(h) corrective action orders has been upheld in a recent court decision, *Chemical Waste Management Inc. v. United States Environmental Protection Agency*, 873 F.2d 1477 (D.C. Cir. 1989). The court ruled that because the statute did not specifically reference the part 22 procedures, the Agency's use of part 24 procedures for hearings on corrective action orders under section 3008(h) reflects a reasonable interpretation of the statute.

One commenter also suggested that section 9003(h)(4) only provides authority to issue corrective action



orders for releases from petroleum USTs. The Agency disagrees, because section 9003(h)(4) also includes orders "to carry out regulations under subsection (c)(4) of this section," and that section (and the regulations issued pursuant thereto) includes both petroleum and hazardous substance USTs. Therefore, the Agency is promulgating the rule as proposed.

#### B. Due Process Issues

A number of commenters expressed concern that the procedures under part 24 would deprive recipients of 9003(h) orders of due process. In particular, commenters were concerned about the respondent's right to discover the government's evidence or cross-examine government witnesses, and to appeal the order. Commenters also requested clarification on whether orders would be judicially reviewable.

The Agency's argument that part 24 procedures *do* provide due process for corrective action orders was initially set forth in the preamble to the final rule on use of part 24 procedures for RCRA section 3008(h) orders (53 FR 12256, April 13, 1988). In that preamble, the Agency weighed the factors cited in *Mathews v. Eldridge*, 424 U.S. 319 (1976), which established how much process is due in an administrative hearing. Those factors were, on the one hand, EPA's interest in avoiding (1) resource outlays and (2) delays in responding to releases that would result from the preparation for and participation in full adjudicatory hearings, and, on the other hand, (1) the respondent's costs of undertaking corrective action, and (2) the risk that the respondent might be forced to incur such costs unnecessarily, because EPA has promulgated rules that do not adequately provide for resolution of factual disputes. The Agency concluded in the preamble that given the technical nature of corrective action cases, the part 24 proceedings would provide adequate resolution of technical disputes and, thus, the risks to the respondent would be minimal. In addition, the corrective action regulations in Subpart F of 40 CFR part 280, with which section 9003(h) orders must be in conformity, provide direction to the issuer of the order and thus reduce the likelihood of error and, consequently, the need for a hearing. Furthermore, lengthy administrative proceedings would be resource-intensive and incompatible with the Agency's need to accomplish clean-ups quickly to avoid adverse health and environmental impacts. EPA's argument that part 24 procedures provide due process has been upheld in *Chemical Waste Management Inc. v. EPA*, in

which the court declared that use of part 24 procedures for RCRA 3008(h) corrective action orders did not on their face deprive respondents of the constitutional requirement of due process.

Specifically, although cases involving corrective action orders may present some factual issues for resolution, there will be fewer factual issues than in cases where there are alleged regulatory violations. Furthermore, the questions that do arise will be more technical in nature, and will focus on whether a release has occurred and what remediation should be undertaken, rather than on specific factual issues needed to prove whether a violation has occurred. Such technical questions can just as easily, and perhaps more effectively, be resolved through careful analysis of the administrative record and the written submissions and oral statements of the parties. Thus, formal discovery will not be necessary because part 24 provides the respondent with full access to the administrative record. The part 24 regulations also provide several opportunities for a closer examination of difficult factual issues, such as liability for corrective action. Specifically, §§ 24.11 and 24.15(a) allow the Presiding Officer to address questions to either party; § 24.11 (Subpart B) provides opportunity for technical and legal discussions between the parties; and § 24.24(d) (Subpart C) allows the respondent (with the Presiding Officer's permission) to submit questions in writing to EPA prior to the hearing. Thus, lengthy administrative hearings that include extensive discovery and cross-examination not only are incompatible with the need to accomplish clean-ups quickly, but also are unnecessary from a due process standpoint.

The Agency believes that the part 24 proceedings also provide due process with respect to appeals. In particular, part 24 allows the respondent to identify and bring to the attention of the Regional Administrator any factual or legal errors in the recommended decision, prior to the final decision. Thus, final decisions issued under the part 24 procedures already incorporate review and approval by the Regional Administrator. Furthermore, the Agency is clarifying that the final decision made by the Regional Administrator after the conclusion of the hearing to either sign or modify the Presiding Officer's decision is final Agency action that is not appealable to the Administrator. However, the final order is not judicially reviewable until the agency seeks to enforce the order or until the order has

been fully implemented, because the statute, in the opinion of the Agency, precludes pre-enforcement or pre-implementation review. In addition, the completion of the dispute resolution process does not permit immediate judicial review, for the same reasons that a final order is not immediately reviewable by the courts.

#### C. Procedures for the Hearing Process

The rules at 40 CFR part 24 use a two-tiered set of procedures for conducting administrative hearings. Subpart B procedures, which are less formal and time-consuming, are used when the initial corrective action order directs the respondent to undertake either studies of the nature and extent of releases, or studies of the available alternatives for remediating such releases. Subpart C procedures are used when the initial corrective action order directs the respondent to undertake specific or comprehensive corrective measures.

In the preamble to the proposed rule, EPA suggested that 9003(h) corrective action orders will be issued primarily in situations when a release is suspected to have occurred. In these cases, the Agency typically will issue a single order requiring the owner or operator both to confirm the release and to conduct corrective measures. The Agency also indicated that procedures for hearings requested by the recipients of such orders would be more appropriately governed by the subpart C procedures. Thus, the Agency proposed that the subpart C procedures be used for all 9003(h) corrective actions orders, including those rare instances when an order would be issued that did not instruct the owner or operator to conduct corrective measures. However, several commenters disagreed with the Agency's intent to issue single orders for both the investigation and clean-up phases of UST remediation. In general, the commenters indicated that such orders would be unfair to respondents and would be inconsistent with the Agency's procedures for RCRA section 3008(h) orders.

With respect to releases from USTs, the statute at section 9003(h) provides Regional enforcement officers with the choice of issuing either a single or joint order. Because 9003(h) orders usually will be issued in response to releases of known substances (i.e., petroleum or chemical products that contain hazardous substances), no detailed studies or extensive site investigations will be needed to characterize the substances released. Thus, the Agency maintains that a typical 9003(h) order will either require corrective action only,



or will require investigations and studies along with a directive that corrective action must be undertaken, if necessary, based on the results of those studies.

Consistent with the comments received, the Agency does acknowledge that there may be circumstances when an order would be issued for investigation/study only. The comments received on the proposed rule indicated that there was confusion as to whether subpart B or subpart C would be used in those circumstances. To resolve this confusion, the Agency determined that it would be appropriate to make the rule consistent with the procedures for 3008(h) orders. Thus, EPA revised the rule to clarify that subpart B procedures would be used in situations when an order compels an investigation/study only, while subpart C would be used for joint orders or corrective action only (see Table 2).

TABLE 2

Action required	§ 3008(h) orders	§ 9003(h) orders
Site investigation only.	Subpart B procedures.	Subpart B procedures.
Corrective action only.	Subpart C procedures.	Subpart C procedures.
Site investigation and corrective action.	Subpart C procedures.	Subpart C procedures.

#### IV. Economic and Regulatory Impacts

##### A. Regulatory Impact Analysis

Under Executive Order No. 12291, the Agency must determine whether a new regulation is a "major" rule and prepare a Regulatory Impact Analysis (RIA) in connection with a major rule. A "major" rule is defined as one that is likely to result in: (1) An annual effect on the economy of \$100 million or more; (2) a major increase in costs or prices for consumers, individual industries, federal, state, and local government agencies or geographical regions; or (3) significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of U.S.-based enterprises in domestic or export markets. The notice published here is procedural in nature, will not have any important economic impacts, and will not significantly affect the operations of regional or other program offices. Therefore, today's rule is not deemed to be a "major" rule and, accordingly, does not trigger the requirement that a regulatory impact analysis be prepared.

##### B. Regulatory Flexibility Act

The Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*) requires the Agency to prepare and make available for public comment a regulatory flexibility analysis that describes the impact of a proposed or final rule on small entities (i.e., small businesses, small organizations, and small governmental jurisdictions). No regulatory flexibility analysis is required if the head of an agency certifies the rule will not have significant economic impact on a substantial number of small entities. Since this amendment merely establishes hearing procedures and has no significant economic impact on a substantial number small entities, it does not trigger the requirement in the Regulatory Flexibility Act that a regulatory flexibility analysis be prepared.

##### C. Paperwork Reduction Act

This final amendment contains no information collection requirements and thus will not increase the paperwork burden on the regulated community in contravention of the purposes of the Paperwork Reduction Act, 44 U.S.C. 3501 *et seq.*

##### List of Subjects in 40 CFR Part 24

Administrative practice and procedure, Corrective action, Hazardous materials, Revocation of operating authority; Underground storage tanks.

Dated: September 17, 1991.

William K. Reilly,  
Administrator.

For the reasons set out in the Preamble, part 24, Chapter I, of Title 40, *Code of Federal Regulations* is amended as follows:

##### PART 24—[AMENDED]

1. The authority citation for part 24 is revised to read as follows:

**Authority:** 42 U.S.C. sections 6912, 6928, 6991b.

2. Section 24.01 is amended by redesignating paragraph (c) as (d) and by revising paragraph (a) and adding paragraph (c) to read as follows:

##### § 24.01 Scope of these rules.

(a) These rules establish procedures governing issuance of administrative orders for corrective action pursuant to sections 3008(h) and 9003(h) of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act (the Act), and conduct of administrative hearings on such orders,

except as specified in paragraphs (b) and (c) of this section

\* \* \* \* \*

(c) The hearing procedures appearing at 40 CFR part 22 govern administrative hearings on any order issued pursuant to section 9003(h) of the Act that is contained within an administrative order that includes claims under section 9006 of the Act.

\* \* \* \* \*

3. Section 24.02 is amended by revising paragraph (a) to read as follows:

##### § 24.02 Issuance of initial orders; definition of final orders and orders on consent.

(a) An administrative action under section 3008(h) or 9003(h) of the Act shall be commenced by issuance of an administrative order. When the order is issued unilaterally, the order shall be referred to as an initial administrative order and may be referenced as a proceeding under section 3008(h) or 9003(h) of the Act. When the order has become effective, either after issuance of a final order following a final decision by the Regional Administrator, or after thirty days from issuance if no hearing is requested, the order shall be referred to as a final administrative order. Where the order is agreed to by the parties, the order shall be denominated as a final administrative order on consent.

\* \* \* \* \*

4. Section 24.04 is amended by revising paragraph (a) to read as follows:

##### § 24.04 Filing and service of orders, decisions, and documents.

(a) *Filing of orders, decisions, and documents.* The original and one copy of the initial administrative order, the recommended decision of the Presiding Officer, the final decision and the final administrative order, and one copy of the administrative record and an index thereto must be filed with the Clerk designated for 3008(h) or 9003(h) orders. In addition, all memoranda and documents submitted in the proceeding shall be filed with the clerk.

\* \* \* \* \*

5. Section 24.08 is revised to read as follows:

##### § 24.08 Selection of appropriate hearing procedures.

(a) The hearing procedures set forth in subpart B of this part shall be employed for any requested hearing if the initial order directs the respondent—

(1) To undertake only a RCRA Facility Investigation and/or Corrective Measures Study, which may include



monitoring, surveys, testing, information gathering, analyses, and/or studies (including studies designed to develop recommendations for appropriate corrective measures), or

(2) To undertake such investigations and/or studies and interim corrective measures, and if such interim corrective measures are neither costly nor technically complex and are necessary to protect human health and the environment prior to development of a permanent remedy, or

(3) To undertake investigations/studies with respect to a release from an underground storage tank.

(b) The hearing procedures set forth in subpart C of this part shall be employed if the respondent seeks a hearing on an order directing that—

(1) Corrective measures or such corrective measures together with investigations/studies be undertaken, or

(2) Corrective action or such corrective action together with investigations/studies be undertaken

with respect to any release from an underground storage tank.

(c) The procedures contained in subparts A and D of this part shall be followed regardless of whether the initial order directs the respondent to undertake an investigation pursuant to the procedures in subpart B of this part, or requires the respondent to implement corrective measures pursuant to the procedures in subpart C of this part.

[FR Doc. 91-23367 Filed 9-26-91; 8:45 am]

BILLING CODE 6580-50-M



The American Medical Association is a non-profit corporation organized for the purpose of promoting the interests of the medical profession and the public. It is composed of members who are physicians, dentists, and other medical practitioners. The Association's primary concern is the advancement of medical science and the improvement of medical practice. It achieves this through various means, including the publication of journals, the holding of conferences, and the establishment of educational institutions. The Association also advocates for the interests of the medical profession in relation to government policy and legislation. Its efforts are aimed at ensuring that the medical profession is able to provide the highest quality of care to the public.

The American Medical Association has a long and distinguished history. It was founded in 1847 and has since grown to become one of the largest and most influential organizations in the medical field. Over the years, it has played a significant role in the development of medical education and the regulation of the medical profession. It has also been instrumental in the fight against various diseases and health problems. The Association's commitment to the public good is evident in its many programs and initiatives, which are designed to improve the health and well-being of the community.

The American Medical Association is a member of the International Medical Association, which is a global organization of medical professionals. This membership allows the Association to participate in international medical conferences and to collaborate with other medical organizations around the world. It also enables the Association to stay up-to-date on the latest developments in medical science and practice. The Association's involvement in international affairs is an important part of its mission to advance the medical profession and the public good.

The American Medical Association is a non-profit organization, which means that it does not have a profit motive. All of the Association's activities are carried out for the benefit of the medical profession and the public. Any surplus funds that the Association generates are used to support its programs and initiatives. This non-profit status is a key feature of the Association's identity and is essential to its ability to carry out its mission.

The American Medical Association is a diverse organization, with members from all over the United States and from many different backgrounds. This diversity is one of the Association's strengths, as it allows it to represent the interests of a wide range of medical professionals. The Association's programs and initiatives are designed to be inclusive and to address the needs of all members. This commitment to diversity is a core value of the Association and is essential to its success.



# **federal register**

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**Friday  
September 27, 1991**

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## **Part VIII**

### **The President**

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**Notice of September 26, 1991—  
Continuation of Emergency Regarding  
Export Control Regulations**



Page 10  
October 21, 1951

Part VIII

The President

Notice of September 20, 1951—  
Continuation of Emergency Regulations  
Export Control Regulations

Foreign Trade Control



Federal Register

Vol. 56, No. 188

Friday, September 27, 1991

# Presidential Documents

Title 3—

Notice of September 26, 1991

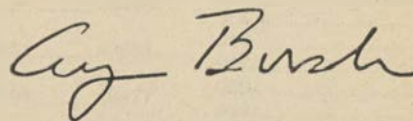
The President

## Continuation of Emergency Regarding Export Control Regulations

On September 30, 1990, consistent with the authority provided me under the International Emergency Economic Powers Act (50 U.S.C. 1701, *et seq.*), I issued Executive Order No. 12730. In that order, I declared a national emergency with respect to the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States in light of the expiration of the Export Administration Act of 1979, as amended (50 U.S.C. App. 2401, *et seq.*). Because the Export Administration Act has not been renewed by the Congress, the national emergency declared on September 30, 1990, must continue in effect beyond September 30, 1991. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing the national emergency declared in Executive Order No. 12730.

This notice shall be published in the **Federal Register** and transmitted to the Congress.

THE WHITE HOUSE,  
September 26, 1991.



[FR Doc. 91-23638

Filed 9-26-91; 2:58 pm]

Billing code 3195-01-M



Presidential Documents

Volume 1  
1953-1961

Office of the President

Department of the Interior  
Bureau of Land Management

The President

The President of the United States, Dwight D. Eisenhower, has the honor to acknowledge the receipt of your letter of the 10th day of June, 1953, in which you request that the Bureau of Land Management be authorized to acquire certain land in the State of California for the purpose of establishing a national monument. The Bureau of Land Management is currently conducting a study of the proposed monument and will report to the President on the results of its study.

*Very truly yours,*

THE WHITE HOUSE

OFFICE OF THE PRESIDENT  
WASHINGTON, D. C.



# Reader Aids

## Federal Register

Vol. 56, No. 188

Friday, September 27, 1991

### INFORMATION AND ASSISTANCE

#### Federal Register

Index, finding aids & general information	523-5227
Public inspection desk	523-5215
Corrections to published documents	523-5237
Document drafting information	523-5237
Machine readable documents	523-3447

#### Code of Federal Regulations

Index, finding aids & general information	523-5227
Printing schedules	523-3419

#### Laws

Public Laws Update Service (numbers, dates, etc.)	523-6641
Additional information	523-5230

#### Presidential Documents

Executive orders and proclamations	523-5230
Public Papers of the Presidents	523-5230
Weekly Compilation of Presidential Documents	523-5230

#### The United States Government Manual

General information	523-5230
---------------------	----------

#### Other Services

Data base and machine readable specifications	523-3447
Guide to Record Retention Requirements	523-3187
Legal staff	523-4534
Privacy Act Compilation	523-3187
Public Laws Update Service (PLUS)	523-6641
TDD for the hearing impaired	523-5229

### FEDERAL REGISTER PAGES AND DATES, SEPTEMBER

43547-43688	3
43689-43860	4
43861-43994	5
43995-45880	6
45881-46106	9
46107-46220	10
46221-46364	11
46365-46522	12
46523-46718	13
46719-46976	16
46977-47122	17
47123-47350	18
47351-47670	19
47671-47898	20
47899-48094	23
48095-48414	24
48415-48722	25
48723-49130	26
49131-49386	27

### CFR PARTS AFFECTED DURING SEPTEMBER

At the end of each month, the Office of the Federal Register publishes separately a List of CFR Sections Affected (LSA), which lists parts and sections affected by documents published since the revision date of each title.

#### 3 CFR

##### Proclamations:

6329	43991
6330	45879
6331	45881
6332	46221
6333	46365
6334	46719
6335	46721
6336	47123
6337	48413
6338	48417
6339	48419

##### Administrative Orders:

##### Presidential Determinations:

No. 90-38 of September 5, 1990	
(Extended by Presidential Determination No. 91-52 of September 13, 1991)	48415
No. 91-48 of August 17, 1991	43861
No. 91-49 of August 24, 1991	46977
No. 91-50 of August 24, 1991	46979
No. 91-51 of August 29, 1991	46981
No. 91-52 of September 13, 1991	48415

##### Notices:

September 26, 1991	49385
--------------------	-------

#### 5 CFR

351	43995
831	43863, 43865, 43866, 45883
842	43865, 43866
890	47899

##### Proposed Rules:

410	44012
430	48444
771	48757

#### 7 CFR

2	43689, 48723
301	46107
354	46721
701	46367
905	49131
910	46223
915	46224
916	45884
917	46368, 46983
919	49132
920	48725
926	48725
929	46984
955	46724
967	48726

981	48727-48729
993	43547
1007	43690
1124	46226
1405	47125
1421	46369, 47125
1435	47125, 47351
1485	46108
1600	49133
1712	47832
1739	47832
1901	48095
1930	47375
1944	47375
3403	47882
3407	49242

##### Proposed Rules:

51	47832
180	43558
273	46127
277	46127
301	46737, 48611
354	48270
916	46739
917	46739
920	48762
959	43559
966	48764
981	46242, 48765
987	46243
1413	46574
1755	46132, 46575
1940	46576
1980	48116

#### 8 CFR

217	46716
243	48730
280	45885

##### Proposed Rules:

287	48766
-----	-------

#### 9 CFR

78	46108
----	-------

##### Proposed Rules:

130	48270
308	46354
318	48131
381	48131

#### 10 CFR

13	47132
73	47671
1048	48096
1705	47144

##### Proposed Rules:

2	46739
30	48445
40	46739, 48445
50	46739, 48445
51	46739, 47016
70	46739, 48445



72.....48445  
75.....46739  
110.....46739  
140.....46739  
150.....46739  
170.....46739

**12 CFR**

19.....46667  
201.....48730  
207.....46109, 46110, 46227  
220.....46109  
221.....46110, 46227  
611.....46111  
612.....48097  
620.....46111  
621.....46111  
701.....48421  
741.....44128  
1507.....43997

**Proposed Rules:**

203.....47703  
323.....47035  
584.....47919  
613.....45902  
618.....45902  
1608.....47164

**13 CFR**

108.....43867  
121.....43869

**Proposed Rules:**

121.....43891, 47920

**14 CFR**

21.....45886, 45888, 47900,  
48097  
23.....47900  
25.....45886, 45888, 48097  
39.....43548-43550, 45891-  
45893, 46112, 46228-46233,  
46725, 46985, 47376-47378,  
47671, 47672, 47901  
61.....43970, 47833  
71.....43691, 46113, 46523,  
46727, 47902, 47903, 48427,  
48428, 49136  
73.....46523  
75.....46113  
91.....48088, 48628  
93.....43692, 43965, 46235,  
48092  
97.....48100-48101  
108.....48370  
121.....43974  
129.....48370  
135.....43974  
161.....48661  
221.....44000  
1214.....47146-47148  
1217.....47148  
1266.....48429

**Proposed Rules:**

Ch. I.....46585  
39.....45904, 46587, 46588  
71.....45906, 47036, 48768,  
48769  
75.....46747  
93.....46674

**15 CFR**

779.....49137

**Proposed Rules:**

925.....47836

**16 CFR**

4.....49138

305.....43693, 46524, 46728  
1000.....46235  
1500.....49139  
1501.....46986

**Proposed Rules:**

Ch. II.....47166  
435.....46133, 48270

**17 CFR**

5.....43694  
15.....43694  
33.....43694  
229.....48103  
230.....48103  
249.....45894

**Proposed Rules:**

5.....43726  
32.....43560  
240.....44014, 46748  
249.....44014, 44029

**18 CFR****Proposed Rules:**

1312.....46259, 46261

**19 CFR**

Ch. I.....46114, 47268  
10.....48823  
146.....46371  
171.....48823  
172.....48823  
177.....46372

**Proposed Rules:**

4.....48448  
10.....48448  
102.....48448  
134.....48448  
177.....46134, 48448

**20 CFR**

10.....47674  
367.....46374

**Proposed Rules:**

10.....47713  
255.....47426  
335.....47430

**21 CFR**

14.....48103  
172.....46667  
173.....46667  
178.....43697  
310.....46823  
510.....43698  
520.....43698  
529.....43698  
558.....48732  
878.....47150  
1310.....48732

**Proposed Rules:**

101.....43964  
356.....48302  
369.....48302

**22 CFR**

40.....43551  
41.....46716  
43.....46904  
302.....43699

**Proposed Rules:**

41.....43565  
120.....43894  
121.....43894, 43896, 46753,  
46754

**24 CFR**

203.....46964  
291.....46952-46964  
577.....46952  
578.....46952  
888.....49024  
905.....46356, 47852  
906.....47852  
965.....46356  
990.....46356

**Proposed Rules:**

905.....45814  
963.....48453  
990.....45814

**25 CFR****Proposed Rules:**

83.....47320  
101.....48082  
103.....48082

**26 CFR**

1.....47379, 47524-47659,  
47904, 48443, 48733  
35a.....47904  
602.....47379

**Proposed Rules:**

1.....43571, 47921-47928,  
48457-48465, 49151  
7.....49151  
20.....46244, 46245  
25.....46244, 46245  
31.....47929  
53.....43571  
602.....47928

**27 CFR**

55.....49139  
178.....43649

**Proposed Rules:**

4.....46393  
5.....46393, 49152  
9.....46135, 47039, 47044

**28 CFR**

0.....48734

**Proposed Rules:**

16.....44049, 48469  
76.....45907

**29 CFR**

92.....46116  
102.....49141  
541.....45824  
1910.....43699  
1926.....43699  
2619.....46525  
2676.....46526

**Proposed Rules:**

541.....45828  
1910.....47348, 47892, 48133  
1926.....47348

**30 CFR**

56.....46500  
57.....46500  
206.....46527  
705.....46987  
706.....46987  
916.....46531  
917.....47907

**Proposed Rules:**

Ch. II.....47049  
46.....48720  
48.....48376

56.....48720  
57.....48720  
75.....48376  
77.....48376, 48720  
218.....46396  
230.....46396  
701.....44049, 45780, 48714  
724.....48924  
740.....46396  
761.....46396  
772.....46396  
773.....45780  
778.....45780  
780.....44049  
784.....44049  
785.....48714  
816.....44049  
817.....44049  
840.....45780  
843.....45780  
846.....48924  
901.....44050  
914.....47051  
934.....47929  
935.....46588, 48470

**31 CFR**

505.....45894  
520.....45894  
575.....48104

**32 CFR**

163.....43871  
199.....44001  
518.....48932  
619.....45895  
706.....47151-47153

**Proposed Rules:**

199.....48134, 48135  
229.....46259, 46261  
312.....46137

**33 CFR**

1.....43700  
100.....46376, 47911, 48105,  
48735  
117.....43649, 43871, 49145  
165.....43701, 48105

**Proposed Rules:**

64.....47930  
117.....47932, 48770  
130.....49006  
131.....49006  
132.....49006  
137.....49006  
157.....44051  
161.....48771  
162.....48773  
330.....48136  
402.....47431

**34 CFR**

668.....43701  
682.....43701, 48990

**Proposed Rules:**

222.....46670  
652.....48400  
682.....43978

**36 CFR**

211.....46549  
217.....46549  
242.....43552  
1191.....45500  
1192.....45530



<b>Proposed Rules:</b>	799.....43574, 43897	61.....46758	515.....47003, 47006
13.....46589		62.....43881, 46758	519.....47006
296.....46259, 46261		64.....46990, 47916	524.....47003
<b>37 CFR</b>	<b>41 CFR</b>	65.....46992, 46993	533.....47006
1.....46823	51-1.....48974	67.....46995	547.....47006
2.....46376	51-2.....48974	75.....46758	552.....47006
202.....47402	51-3.....48974	<b>Proposed Rules:</b>	819.....44010
<b>Proposed Rules:</b>	51-4.....48974	67.....47052	852.....44010
202.....48137	51-5.....48974	<b>45 CFR</b>	1516.....43710
<b>38 CFR</b>	51-6.....48974	612.....47415	1552.....43710
21.....44007	51-7.....48974	613.....47415	1801.....48737
36.....48735	51-8.....48974	670.....49147	1804.....48737
<b>Proposed Rules:</b>	51-9.....48974	801.....47678	1806.....48737
21.....46140	302-1.....46988	1228.....47157	1807.....48737
	302-3.....46988	1801.....48076	1810.....48737
	302-7.....46988	<b>Proposed Rules:</b>	1812.....48737
<b>39 CFR</b>	<b>42 CFR</b>	Ch. XXIV.....46263	1815.....48737
111.....46551, 48437	57.....43648	<b>46 CFR</b>	1817.....48737
<b>Proposed Rules:</b>	405.....43706, 46559	28.....47679	1819.....48737
265.....43736	408.....48110	56.....48736	1825.....48737
<b>40 CFR</b>	410.....43706	91.....46354	1827.....48737
24.....49376	413.....43706	189.....46354	1832.....48737
35.....47403	414.....43706	221.....46387, 47158	1837.....48737
52.....45896, 46116, 46555	417.....46562	502.....46998	1842.....48737
61.....46380, 47404	431.....48880	560.....46388	1852.....48737
80.....46119	433.....46380, 48880	572.....46388	1853.....48737
81.....43872, 46116	441.....48112	586.....44008	<b>Proposed Rules:</b>
136.....43702	442.....48826, 49147	<b>Proposed Rules:</b>	Ch. 14, App. A.....46468
228.....47410, 48106	447.....48826	68.....46268	31.....43739
248.....43702	483.....48826, 48880	514.....46044	519.....46271
252.....43702	488.....48826	540.....47434	552.....46271
253.....43702	489.....48826		970.....43576
262.....43704	498.....48826	<b>47 CFR</b>	<b>49 CFR</b>
265.....47912	<b>Proposed Rules:</b>	0.....43648	1.....47007
266.....43874	405.....45926	1.....44008	27.....45584
271.....43704, 47153, 47675	409.....49154	15.....48442	37.....45584
300.....46121, 48438	418.....49154	73.....43555, 43556, 43884,	38.....45584
712.....49146	484.....49154	43885, 44009, 44010, 46123,	171.....47158
716.....49146	<b>43 CFR</b>	46126, 46729-46732, 47158,	178.....46354
721.....43877, 46728, 47677	12.....45897	47680, 48736	240.....46126
799.....43878, 47912	426.....43553	76.....48736	541.....43711
<b>Proposed Rules:</b>	5400.....47915	90.....43964, 48443	571.....43556, 47007, 49148
Ch. I.....46756	5420.....47915	94.....48443	572.....47007
52.....46590, 48472	5450.....47915	97.....43886, 43964	575.....47011
60.....46396	5460.....47915	<b>Proposed Rules:</b>	580.....47681
61.....46252	9230.....47915	15.....48502	586.....47007
80.....43682, 48140	<b>Public Land Orders:</b>	63.....48504	587.....47007
82.....43842, 46041	3776 (Revoked in Part	69.....44053	663.....48384
85.....45866, 48350	by PLO 6882).....47677	73.....43575, 43576, 43900,	665.....46572
86.....43682, 48140, 48272,	6868.....43648	44054, 46143, 46145, 46761-	1002.....46667
48350	6869.....43648	46763, 47177, 47178, 47717	1011.....46732, 48734
88.....48614	6871.....46354	<b>48 CFR</b>	1121.....46390
141.....43573, 49153	6873.....46354, 47832	215.....43986	1152.....46390
142.....43573	6876.....46122	225.....46520	1160.....46732, 46734
180.....43737, 46257	6877.....46123	231.....46520	1181.....46732, 46734
186.....46257	6878.....46123	233.....45832	1186.....46732, 46734
228.....47173, 47432	6879.....46123	237.....43986	<b>Proposed Rules:</b>
260.....46396	6881.....47414	242.....46520	192.....48505
261.....48000	6882.....47677	252.....43986	552.....47434
264.....43574, 46396	<b>Proposed Rules:</b>	302.....47001	571.....47436, 48140
265.....43574, 46396	Ch. II.....47049	304.....47001	Ch. X.....46145
266.....48000	4.....45806	306.....47001	1053.....46397
270.....46396	7.....46259, 46260	307.....47001	1180.....48510
271.....46396	3400.....45939	313.....47001	1201.....46272
281.....46756	3410.....45939	315.....47001	<b>50 CFR</b>
300.....46142	3420.....45939	333.....47001	17.....46235, 47686, 47695,
372.....48474, 48475	3440.....45939	352.....47001	48748-48752
280.....43574	3450.....45939	501.....47003	20.....46239, 49104, 49352
600.....43682, 48140	3460.....45939	502.....47003	100.....43552
721.....47714	3470.....45939	504.....47003	204.....47163
744.....47717	3480.....45939	509.....47003	216.....43887, 47418, 48115
761.....43574	<b>44 CFR</b>	513.....47003	217.....43713
795.....43574	59.....46758	514.....47003	227.....43713
798.....43574			247.....47418



253.....46823  
285.....46239, 47918  
642.....45898  
661.....43888, 43889, 46735,  
47014  
663.....43718, 46240  
669.....48755  
672.....47425, 47700  
675.....43964, 45901, 46392,  
47425, 47700, 49149  
685.....47163, 47701

**Proposed Rules:**

17.....46145, 46273-46277,  
46397-46400, 47053, 47060,  
47718, 47732  
20.....43740  
23.....48512  
611.....47439  
649.....47061  
655.....47439  
663.....46401, 47441  
685.....47268

**LIST OF PUBLIC LAWS**

**Note:** No public bills which have become law were received by the Office of the Federal Register for inclusion in today's **List of Public Laws**.

Last List August 22, 1991



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102d Congress, 1st Session, 1991

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